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     IN THE UNITED STATES DISTRICT FOR THE EASTERN
                   DISTRICT OF PENNSYLVANIA
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    LISA BARBOUNIS,
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                       Plaintiff
                                       2:19-cv-05030-JDW
7
                    VS.
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    MEF, et al,
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                        Defendant
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    DEPONENT:
                    LISA BARBOUNIS
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                    Defendant
    TAKEN BY:
15
    DATE/TIME:
                    Tuesday, February 9, 2021
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                    Zoom Videoconference
    PLACE:
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    REPORTER:
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                    Notary Public
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Page 4 Page 6 1 THE VIDEOGRAPHER: We are now on. instructions that we talked about last time 2 before we start. the record. 3 Today's date is February 9, 2021, You remember last time I told you and the time is 10:13 a.m. Eastern. that if you need to take a break at any point in This is the recorded video time today, you should feel absolutely free to do deposition of Lisa Barbounis in the SO. matter of Lisa Barbounis versus MEF, et The only thing I would ask is if al, in the United States District Court there is a question pending, that we complete the 9 of the Eastern District of Pennsylvania, answer to that question before we break. 10 Civil Action Number 2:19-CV-05030-JDW. I will tell you today that I am 11 My name is Paul D'Ambria from 11 somewhat under the weather myself, so I'm going 12 12 Everest Court Reporting. I'm the video to need to ask you for the same courtesy. 13 I can tell you that I'm certainly specialist. 14 The court reporter today is Joyce going to need to take my own share of breaks 15 Wise, also with Everest Court Reporting. 15 today. All counsel appearing today will 16 16 So I will -- I'll try to keep them 17 be noted on the stenographic record. as short, but hopefully, you know, I would ask 18 Will the court reporter please you for the same consideration in terms of when 19 swear in the witness? and how we need to break. 20 20 So as I said before, your first LISA REYNOLDS BARBOUNIS, 21 called upon by Defendant to give testimony, being deposition in this case was November 4th. 22 22 duly sworn or affirmed by me, testified as Do you recall that deposition? 23 23 follows: Yes. 24 24 * * * * Did you -- have you read your Page 5 Page 7 1 MR. CAVALIER: Seth, are you ready deposition transcript? 2 2 to go? A. No. 3 MR. CARSON: Yes. O. Any particular reason why not? 4 **EXAMINATION** I mean, I know what happened, so BY MR. CAVALIER: there's no reason to. Good morning, Ms. Barbounis. Plus. I don't want to re-live It's good to see you again. that. 8 Hello. A. Okay. So, again, like we talked As you recall, my name is John about last time, let's try not to talk over each Caviler. I'm a lawyer with Cozen O'Connor and I 10 other today since we're on video as opposed to 11 represent the Middle East Forum and Greg Roman. sitting down at a conference table. 12 12 We're here today to re-open your The court reporter's life is hard deposition. It seems every time you and I sit enough trying to do this when we're all in the 14 down to talk, there's some big political news same room, it's doubly hard over Zoom. 15 15 going on. So for her sake, and for all of 16 The last as I seem to recall, it our sanities, I'll do my very best not to cut you 17 was the election. Today it's impeachment. off or interrupt your answers. It's been, I guess, what, three 18 18 And I'd ask you to try to wait for months or so since your last deposition? 19 19 me to state my question before you begin your 20 It was on November 4th. And I answer, just so there's a clear record. 21 know that you've given other testimony in this 21 You're represented today by Mr. 22 case. Carson again. 23 23 But just for the sake of the Is that correct? 24 record, I'll run you through some of the same Yes

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it?

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Page 8 Q. Okay. Did you prepare at all for today?

No. A.

- Did you speak to Mr. Carson at any O. point in the last several days about your deposition?
- A. Not about my deposition, except for what time it was and a Zoom and to make sure that I was on time.

But I talk to him all the time.

- Okay. So did you review any O. documents for today? 13
 - Α. No.

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14 Q. Did you review any of your prior testimony -- well, let me back up and ask you 16 about your prior testimony.

So we've established that you were deposed by me on November 4th in this matter.

It's my understanding you've also given testimony in what I will refer to as the trade secrets action, which I'm about to define.

We talked a little bit about this last time.

Do you know what I'm referring to

if I refer to the trade secrets action?

Yes. One of the many frivolous lawsuits that have been filed against me.

Okay. So we'll talk about that in a second.

But that's the case before Judge Sanchez in which the Middle East Forum has brought claims against you alleging that you misappropriated trade secrets and the like.

Correct?

That they did bring that case 12 against me? That's correct.

- Okay. And so when we refer to the trade secrets action, we're all in agreement that we're referring to that particular action before Judge Sanchez.
 - A. Yes, we're all on the same page.
- 18 Okay. My understanding is you Q. 19 gave testimony in that case, is that correct?
 - I believe so. A.

They're all blurring together now, but, yes, I believe so.

Okay. Other than the deposition that we did together on November 4th and the testimony that you gave in that case, have you given any other sworn testimony with respect to the Middle East Forum in any way?

- Yes, I have. A.
- Q. Can you tell me about that?
- What would you like to know about A.
- When did it occur? Q.
- Oh, I do know when it occurred, the day after the attack on my work -- attack on the Capitol.
 - Okay. And was that a deposition? Q.
 - I believe so, yes. A.
- Q. Okay. Do you remember who took your deposition on that day?
 - A woman. A.
 - Q. Was that Molly DiBianca?
 - Yes, that's her name. Α.
- 19 Have you reviewed that transcript O. 20 since you gave that deposition?
 - No, I have not. It's been pretty hectic since the attack on the Capitol.
 - Okay. Okay. So, again, just going back to the instructions, you're

represented here today by Seth Carson.

As you'll remember from the last time and from your various experience giving testimony and doing these depositions, there'll be some objections today.

To the extent Mr. Carson has an objection, we'll both try to allow him to verbalize the objection for the record.

But as always, unless he instructs you not to answer, you're still expected to answer the question, subject to his objection.

Is that fair?

- Yes. A.
- Okay. Any particular reason why you're unable to tell me the truth today?
- No, I can always tell the truth A. and I always do.
- Any medication that would prevent Q. you from telling the truth or affect your recollection?
 - Α. No. sir.
- Okay. So since we touched on it earlier, let me ask you a little bit about this ²⁴ trade secrets action.

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Page 12 You said it was a frivolous case?

- Correct. A.
- What do you mean by that? Q.
- It's a case that was brought only A. in retaliation against me for filing this claim against Greg Roman.

But it would have never happened if they didn't do that. And a lot of what is accused of me in there is not only fabricated, but twisted into something nefarious.

And you're aware, correct, that as part of the hearing in that case -- let's strike that.

You gave testimony in the hearing before Judge Sanchez where he considered the Middle East Forum's motion for a preliminary injunction, correct?

- Α. Correct.
- O. And are you aware that he issued an opinion after that hearing making certain rulings in that case?
- I heard about it, but I haven't A. read it.

Okay. So I want to ask you some Page 13 questions about that opinion and to see if it

affects your view that the case that the Middle East Forum filed was frivolous.

But before I do that, you mentioned that it was brought only -- and I don't want to put words in your mouth, Seth will correct me, you said earlier that it was brought only because of your action against the Forum?

- Correct. A.
- O. So just to clarify that, it's your belief -- I'll ask the question.

Is part of your retaliation claim in this case the fact that the Forum filed that lawsuit against you?

MR. CARSON: Objection.

THE DEPONENT: I don't understand the question. Say that again?

MR. CARSON: Can you guys here me? THE DEPONENT: Yeah, we can hear you, Seth.

MR. CARSON: I'm going to object, because it calls for a legal conclusion. The civil action complaint speaks for itself. So does the second charge of

discrimination that was filed.

BY MR. CAVALIER:

Are you familiar with the complaint that you filed in this case?

- I'm familiar with them, yes. A.
- Q. Have you read it?
- A. Which one?
- 8 O. The latest amended complaint that you filed.
 - Yeah -- I discussed them with Seth on the phone and then I signed them.
 - Okay. Have you read it though? MR. CARSON: Asked and answered. THE DEPONENT: I don't know.

Maybe. There's so many papers. I am honestly so busy.

You have no idea how busy I am --BY MR. CAVALIER:

- 19 I didn't get the last part of your O. 20 answer. I'm sorry.
- I have so many -- there's so many Α. things, like I have no idea what I read, what I didn't. There's claims coming in that I, you ²⁴ know -- there's all kinds of stuff happening in. Page 15

And like I said, I have two little kids and an exhausting job. And I don't have time to, you know, go over -- go over everything with a fine toothed comb, so...

- Okay. So you talked about the complaint with Seth, but you don't know if you read it?
- I might have. I might not. I A. don't remember honestly.
- Okay. Do you know whether part of your claim for retaliations against the Middle East Forum is derived from the fact that they filed that trade secrets action against you?

MR. CARSON: Objection. Calls for a legal conclusion. The complaint, the charge of discrimination speak for themselves.

She can answer to the extent she understands the questions, understands the law.

THE DEPONENT: I don't know about the law. But I know that they are ongoing harassing me.

Page: 6 (12 - 15)

I mean, we have a private

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detective following me around from the Middle East Forum that has identified themself as such to multiple people that So they are continuing to harass me over and over again. BY MR. CAVALIER:

Well, let's talk about that then Q. for a second.

You said that you have a private detective following you around, but talking to other people about you?

- Correct. A.
- O. Let me break that down.

How is there a private detective following you around? What do you mean by that? MR. CARSON: Object to form. How

is a private detective following you around, you can answer if you understand the question.

THE DEPONENT: So people that, like, I don't -- that I hardly interact with at all -- you know, you guys have asked me in deposition about other people

and, you know, like, there's somebody that I barely interact with, so how you guys would even know that is one.

But they've called, say, my husband's assistant, Sky, and they said to her -- they said to her, we're here --I'm a private investigator, has Lisa Reynolds Barbounis ever harassed you or whatever.

They called multiple people and then it's gotten back to me that they were a private investigator and that they are investigating me on behalf of Greg Roman and the Middle East Forum.

BY MR. CAVALIER:

- Have you ever been contacted by a private investigator?
- 18 I have not been contacted. Isn't Α. that the point, they're supposed to do behind-the-scene surveillance on me and then just 20 reach out to other people?
 - So who has told you that they've been contacted by a private investigator?

MR. CARSON: Objection.

Page 18 THE DEPONENT: Sky and a couple other people. I can't remember their names exactly.

But there was another guy that said that he was contacted.

BY MR. CAVALIER:

- Q. Who's Steve?
- A friend of mine. A.
- Did he tell you that directly? Q.
- A.
- Sky tell you that directly? O.
- Yeah. A.
- Q. And what did Sky say the private detective said to her?

MR. CARSON: Objection. Asked and answered.

THE DEPONENT: I already told you what she said.

She said, have you -- I'm calling on behalf of -- I'm a private investigator. Has Lisa Reynolds Barbounis ever harassed you?

BY MR. CAVALIER:

O. And that's all she said to you?

Page 19

MR. CARSON: Objection. Asked and answered.

THE DEPONENT: Yeah. Her and I -like, we don't really, like, get along. So, yeah.

BY MR. CAVALIER:

- Okay. Did you say anything to Q. her?
 - No. Thanks for letting me know. Α.
- How about Steve, what did he say Q. to vou?
- That was so long ago I don't even remember. He said that, like, he does that kind of stuff for a living.

He said, you can tell people are following me and stuff. I said, I don't even know how you're brought into this. I talked to you like three times last year.

- Did he say the private detective actually spoke to him?
 - I believe so. Α.
- Okay. Did he say what the private detective said to him?

MR. CARSON: Objection. Asked and

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answered.

THE DEPONENT: Honestly, this was like in October.

There's so many things going on with this case, it's just exhausting. I don't remember every word that they said, but, yeah, it's been brought to my attention on numerous occasions.

BY MR. CAVALIER:

- Are there any other people that you can recall sitting here today that have told you they've been contacted by a private detective?
- A. There was one other person, but I can't remember who it was. I'm trying to think. I'm sitting here trying to think.
 - Q. Okay.
 - If I remember, I'll let you know. A.
- You said earlier that you don't O. get along with Sky.
 - A. Yes.
 - Q. Why not?
- Because -- I have a rule in my --A. in our home that when me and Vasille were, you

know, on our break or whatever we were doing, that you don't bring other people that you're seeing around your children.

And so I let her know that and she violated that and he did, too. But now that has -- we're all under a mutual agreement. Plus, I don't even think he's dating her -- I know he's not dating her anymore.

But she's still his assistant. So I just don't want somebody who my husband had a relationship around my kids. I wouldn't do that to him, so -- or my kids.

I wouldn't put them in that position, so...

Okay. Are there any other things that you can consider harassment by the Forum that have occurred?

MR. CARSON: Objection. Calls for a legal conclusion. Answering that question would take her about six hours.

Do you want her to go through it all from beginning to end?

Is that your question?

Do you want her to justify right

Page 22 now to all the harassment from Middle Eastern Forum from day one?

MR. CAVALIER: I wasn't finished my question.

MR. CARSON: Okay.

BY MR. CAVALIER:

My question is, are there any other instances of what you call harassment in your words that you can think of that the Middle East Forum engaged enduring this same time period?

MR. CARSON: What time frame are we talking about?

MR. CAVALIER: The time frame that she says that people were telling her they were contacted by a private detective.

MR. CARSON: She didn't identify a time frame, so I think we need to identify a time frame.

MR. CAVALIER: I asked her. She said this was like October.

MR. CARSON: So your question -in October of 2021 -- or I'm sorry, Page 23

strike that.

In October of 2020 -- was there -is the question in October of 2020 are there any other examples of harassment by the Middle East Forum? Is that your question?

BY MR. CAVALIER:

O. No.

The question is, in or about this same time frame that you referenced, that you said people were contacting you, saying that they were contacted by a private detective of the Middle East Forum, are there any other examples of the harassments that you mentioned that occurred?

You mean the private investigator? Α. MR. CARSON: I'm going to object. It calls for a legal conclusion. The word harassment is a legal concept.

To the extent that she understands the question, understands what you mean, she can answer.

BY MR. CAVALIER:

Q. For the record, I'm using the

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A.

unbelievable.

Page 24 witness' words. MR. CARSON: The word has a legal 3 connotation, what is and what isn't harassment is defined by courts. But to the extent she understands the question, she can certainly answer to what she feels is harassment in or around October of 2020. 9 THE DEPONENT: As far as the 10 harassment regarding the private 11 investigator, I don't remember any more 12 of that. 13 BY MR. CAVALIER: 14 Q. Okay. Since you filed your amended complaint, can you name any other instances of harassment that you claim the Middle 16 East Forum has engaged in? 18 Yes. A. 19 MR. CARSON: Objection. Same 20 objection as before. 21 You can answer. 22 THE DEPONENT: There's plenty, 23 but, yes, they -- Daniel Pipes, when he 24 asked me to meet with him at 30th Street Page 25 1 Station told me that if I didn't drop my 2 claims, that he was going to file a RICO case against me. It is my understanding that it has been filed because an employee -- or a 5 6 contractor of MEF told -- was the one that brought it to my attention. So not my lawyer. I haven't been 8 9 served. But other people have been 10 coming to me saying, the Middle East 11 Forum filed a RICO case on you. I think that was, like, last week. 12 BY MR. CAVALIER: 14 Who told you about that? O. 15 Grayson Levy. A. Do you know how he found out about 16 Q. 17 that? 18 That it was on the court docket or Α. 19 something. 20 Q. Okay. Did you have a conversation 21 about the RICO lawsuit?

I just said they're just

Q. What did he say about the lawsuit?

Page 26 He laughed. He said, I can't believe they're going this far. This is crazy.

Did you discuss any of the contents of the lawsuit with Grayson Levy?

No. He just said, go read it and he sent me the link, I believe. But I haven't read it because I don't have time.

You said you haven't been served with that lawsuit yet?

> A. Correct. I have not.

Q. Is it correct then that you don't have counsel representing --

I do not have counsel for that A. because I have not been served.

Okay. What's your reaction to Q. that?

> MR. CARSON: Objection. Object to form.

What do you mean by what's her reaction? What does that even mean?

MR. CAVALIER: You can answer. MR. CARSON: You can answer, if you know.

THE DEPONENT: I'm going to ask

you a follow-up question. Was -- do you want to know how that makes me feel? Is that what you want to know?

BY MR. CAVALIER:

I want to know what your reaction was to Grayson Levy calling you and telling you that Middle East Forum had filed a RICO lawsuit?

> MR. CARSON: Objection. She already testified to what her and Grayson Levy said.

THE DEPONENT: I thought you were done, Seth.

MR. CARSON: Yes. I'm basically done. If you understand the question, you can answer.

THE DEPONENT: Sorry. The question was how -- what was my reaction, is that what the question was?

BY MR. CAVALIER:

What was your reaction to Grayson Levy calling you and telling you that the Middle East Forum filed a RICO lawsuit?

I thought, more of the same. Here we go. Just more crap from them.

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Page 31

Page 28 1 1 Just another thing to pile on top acts. 2 of my plate. They're trying to break me. That's So everything she just said is 3 what I thought. entirely accurate. And your question 4 demonstrates a misunderstanding of what a Does it concern you at all? Q. 5 5 MR. CARSON: Objection. Object to civil RICO case is. form. Go ahead. You can answer. 6 But to the extent that it calls THE DEPONENT: Of course. Because for a legal conclusion, you can answer 8 the question. it damages my reputation. Anytime I have 9 9 to go -- like if I need to find another THE DEPONENT: I am not concerned 10 10 job or I'm gonna go speak on a panel, about winning that case. I believe that 11 anybody that Googles me sees all these 11 I would. 12 12 ridiculous claims about me. I am concerned that it's in the 13 13 BY MR. CAVALIER: public sphere and a tarnish to my name. 14 14 And even if the case -- even if we Q. Well, if you haven't read it, how 15 do you know they're ridiculous claims? 15 do win it, you Google it, that's what 16 16 MR. CARSON: Objection. will come up when you do my name. 17 THE DEPONENT: Because I have 17 So that is forever on the 18 never done anything, misappropriated any 18 internet. Forever. Even if I win. funds, got any money from anywhere extra, 19 19 they're gonna say, oh, she was involved 20 20 anywhere, and have never pertake in in that. 21 21 conspiratorial things. There's always gonna be 22 22 I know what a RICO lawsuit is, a speculation around that no matter what 23 23 civil one. happens. 24 24 And I think that that is It's criminal racketeering. I Page 29 1 1 mean, I'm a mother of two, who's never disgusting. And I will -- and I will win gotten in trouble in her entire life. 2 2 that case, but it's gonna harm me for the 3 No, I'm not a criminal rest of my life. BY MR. CAVALIER: conspiratorial person. BY MR. CAVALIER: Just to be clear for the record, I'm sorry. I didn't mean to and I don't mean to ask this in a flippant way. O. But you're confident that you're interrupt you. going to win a case that you haven't been served No, I just -- I know that I've never done anything wrong or illegal. with or read? 10 MR. CARSON: Are these even -- is 10 MR. CARSON: Objection. 11 11 Objection. You don't have to answer this why we're here today? I mean, if you're gonna waste your 12 12 that. time on this, feel free. 13 BY MR. CAVALIER: 14 14 You guys have seven hours. If That's your testimony? 15 15 this is how you want to spend it, please MR. CARSON: Lisa, I'm directing 16 her not to answer that question. It's 16 proceed. 17 designed to embarrass and harass her. 17 BY MR. CAVALIER: 18 18 Do you understand that a civil It's a ridiculous question --19 complaint filed against you is not the same as a MR. CAVALIER: I'm trying to find 19 out why she knows so much about the 20 20 criminal charge, correct? 21 21 MR. CARSON: Objection. Calls for lawsuit if she says she had a 30-second 22 22 a legal conclusion. conversation --A civil RICO case action does 23 23 MR. CARSON: Lisa, Lisa, there's

attorney and what she talked to the

Page 32 Page 34 1 1 have to answer the last question. attorney about. 2 2 Please continue with the next MR. CAVALIER: I specifically said 3 I'm not asking her what she talked about. question. 4 MR. CARSON: The question is, did BY MR. CAVALIER: 5 you talk to her about the RICO case. Q. Have you talked with anyone else 6 about this lawsuit? That is asking her what the conversation 7 MR. CARSON: Objection. Calls for was about. 8 attorney/client privilege. You don't She's not gonna answer that 9 9 have to answer. question. 10 10 THE DEPONENT: Only my mother, MR. CAVALIER: That's absolutely 11 11 that they filed a new one. That's it. not true. 12 12 BY MR. CAVALIER: MR. CARSON: Okay. She is not 13 13 I don't want to know anything answering. I'm instructing her not to O. 14 14 about the substance of your conversation. answer. 15 15 Have you talked to Seth about that MR. CAVALIER: All right. We'll 16 16 lawsuit? come back to that. 17 17 MR. CARSON: Object. Objection. BY MR. CAVALIER: 18 18 She's not going to answer that question. Q. Who else have you talked to about 19 What are you asking her right now? 19 the RICO lawsuit? 20 2.0 MR. CAVALIER: I'm asking her MR. CARSON: Objection to the 21 21 extent it calls for her to answer, whether she's ever spoken to an attorney 22 22 about the lawsuit. whether or not she had a conversation 23 23 MR. CARSON: Objection. She just with an attorney, I'm directing her not 24 24 absolutely, positively does not have to to answer. Page 35 Page 33 1 1 answer that question based on If she talked to any other 2 2 attorney/client privilege. non-attorneys about the lawsuit, she can 3 BY MR. CAVALIER: answer that. 4 I'll ask the question again. THE DEPONENT: I just told my Q. 5 5 mother and she said, don't worry about I don't want to know what you talked about. I don't want to know any details it, the truth is on your side. And I about of the conversation. said okay. But I still worry about it. BY MR. CAVALIER: The question is simply, have you spoken to an attorney about that? And you worry about it because, as 10 you said before, it's on the public record, 10 MR. CARSON: Objection. Do not 11 11 correct? answer the question. 12 12 MR. CAVALIER: That's an improper MR. CARSON: Objection. Asked and 13 13 answered. You can answer again. instruction. 14 THE DEPONENT: Yes. 14 MR. CARSON: Well, I'm instructing 15 15 her not to answer the question. You want BY MR. CAVALIER: 16 16 to call Judge Wilson and have a ruling, Because having a lawsuit filed 17 we can do it. 17 against you that contains things that you believe 18 are not true can be harmful to you, correct? MR. CAVALIER: We're gonna get 19 19 MR. CARSON: Objection. Asked and close to that today. 20 20 MR. CARSON: That's fine. Well, answered. You can answer. 21 21 let's do it now, if you want. THE DEPONENT: Yes. 2.2 You can tell Judge Wilson you're BY MR. CAVALIER: 23 23 asking her whether she talked to an Q. Like, for example, if someone were

to file a lawsuit falsely claiming that they were

Page 36 Page 38 1 sexually assaulted by someone, that could harm named as the person who committed the 2 that person's reputation? sexual assault, if you're asking that MR. CARSON: Objection. I'm 3 hypothetical, where the person made 4 everything up, if that would cause the instructing her not to answer the 5 question. That's designed to embarrass person harm, she can answer that yes or 6 and harass. no. 7 Don't answer. MR. CAVALIER: That's exactly what 8 MR. CAVALIER: Explain how that's I'm asking. 9 9 intended to embarrass and harass. MR. CARSON: Good question, John. 10 10 MR. CARSON: You're suggesting You can answer it, Lisa, yes or 11 that her -- that a lawsuit she filed in 11 12 12 which is supported by how many witnesses, THE DEPONENT: I take anything 13 13 is somehow predicated on things that that is filed publicly to -- I think 14 14 didn't happen. there's a responsibility for whoever 15 My client was sexually assaulted files a lawsuit to be honest and truthful 15 16 16 twice by your client. And your question at all times. 17 indicates that she made that up. 17 And I think that people who make 18 18 It's designed to embarrass her. false accusations are terrible people. 19 19 It's designed to harass her. It's BY MR. CAVALIER: 20 20 designed to belittle her. It's designed And a person -- a terrible person, 21 to subject her to further verbal abuse. to use your words, making those false allegations 22 And I'm not going to allow her to would do great harm to the subject of those false 23 answer that question. allegations, correct? 24 24 MR. CAVALIER: Having now heard MR. CARSON: Objection. Page 39 Page 37 your attorney's speech, I'll let you know 1 1 Objection. 2 2 and I'll represent that I'm not even Are we still talking about the 3 talking about your lawsuit that you -hypothetical person who filed -- who made 4 up a sexual assault claim? Is that what MR. CARSON: Yeah, you are. 5 we're still talking about? MR. CAVALIER: No, I'm not. 6 MR. CARSON: So generally -- so MR. CAVALIER: Yes. 7 ask the question again and I'll listen to MR. CARSON: So to the extent this 8 8 it and respond. is about a hypothetical person who made BY MR. CAVALIER: 9 up sexual assault claim and then filed it 10 10 This question is based on what you online and it never really happened, you just told me about the harm that it could bring 11 can answer that. 12 12 to you being accused in a public lawsuit. MR. CAVALIER: That is precisely 13 Isn't it then fair to say, for what we are talking about. 14 example, that someone, not you, but someone MR. CARSON: John, let's just take 15 accusing someone falsely of sexual assault in a a minute and think about what we're doing 16 public lawsuit could bring harm to that person's 16 right now. 17 17 reputation? Are you ever going to be able to 18 18 use any of this in a courtroom? MR. CARSON: Objection. 19 19 Objection. Or is this just a complete waste If you're asking her if some other 20 20 of time right now? 21 21 person made a false allegation of sexual Why don't we move on and try to assault and filed a lawsuit based on that 22 get this done. I have other things I can 22 23 23 false allegation, if that would cause the do today.

person to whom -- to whom the lawsuit

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I don't need to waste my time with

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Page 40 1 this nonsense. 2 MR. GOLD: For the record, this is Sid Gold. You've got to let John finish the 5 question. Let her just answer it. Otherwise, we got to call the Judge. MR. CARSON: That's fine. We can call the Judge. 10 MR. GOLD: These objections are speaking objections. You're arguing with 11 12 counsel. 13 Just let her answer the question 14 and we'll move on. 15 MR. CARSON: No. No. I'm not 16 just going to allow her to answer the 17 question. 18 MR. GOLD: But you're 19 just speaking -- you're making speaking objections and it's just not --20 21 MR. CARSON: Mr. Gold, I'm 22 pointing out the absurdity of the 23 question. 24 MR. GOLD: But absurdity is not a Page 41 1 proper objection. 2 MR. CARSON: No. But form is. And I'm making sure the record is clear, but we're not talking about Lisa, 5 that we're not talking about anything 6 that actually ever happened --MR. GOLD: Well, I think you are 8 speaking -- I think --9 MR. CARSON: -- in the universe in 10 which we live in. 11 MR. GOLD: You know what? 12 Again, if you can refrain, the 13 best you can, that would be helpful. Otherwise we're going to be here all day 14 15 again, you know. 16 MR. CARSON: Yeah. I mean, like I 17 said, you guys want to waste your time 18 inventing things that never happened in

the universe we live in, and if that's

I'm just going to make sure that the

record is very clear that that's what

we're doing.

the deposition you want to take today,

MR. GOLD: You've made -- that's

Lisa Barbounis v. Middle Eastern Forum, et. al. Page 42 the seventh time you said it. I think seven is enough. MR. CARSON: I'm going to say it for every question that's asked. MR. GOLD: Well, if you do, we'll have to go to the Judge. MR. CARSON: I would love to. MR. GOLD: You would love to. Well, you may have your dream come true in a few minutes. MR. CARSON: Like I just said, I think that's a great idea. MR. CAVALIER: I'm gonna repeat the question. BY MR. CAVALIER: With the acknowledgment that I am in now way, shape or form speaking about your particular claim, the question is, again, having now heard that long soliloguy from your counsel, if someone, not you, but someone were to include in a publicly-filed complaint a false allegation of sexual assault, that would do great harm to the subject of that allegation, correct? MR. CARSON: I'm going to object Page 43 to the form. This is a hypothetical question. It never happened. And subject to that objection, you can answer his question. The question is, would it do great harm to the person? THE DEPONENT: Hypothetically speaking, yes. BY MR. CAVALIER: And in that same hypothetical, the same would be true for an allegation relating to sexual trafficking, correct? MR. CARSON: Objection. Calls for a legal conclusion. To the extent that there was sexual trafficking claims ever in this case, which were removed pursuant to an agreement by the parties, she can answer if she knows what those claims are.

I would suggest that they were entirely justified and they could have easily stayed in the case.

But to the extent that she understands what the sexual trafficking

Page: 13 (40 - 43)

harass her.

question's designed to embarrass and

Page 44 1 1 laws are, she can answer. 2 2 The hypothetical question that question. 3 never happened in this universe. Go ahead, Lisa. We can't hear 5 order. you. 6 THE DEPONENT: I can't even 7 remember what the question was. 8 BY MR. CAVALIER: 9 You know, I can understand that. O. 10 10 eye on the clock. The question is, under the same 11 BY MR. CAVALIER: 11 hypothetical, not talking about your lawsuit or 12 your claims or anything that you said, just in Q. 13 13 general, if someone were falsely accused in a Uh-huh. A. 14 complaint of sexual trafficking, that would do Q. 15 15 before? great harm to that person, correct? 16 16 MR. CARSON: I'm going to object Huh-uh. No. A. 17 17 based on the fact that it calls for a O. 18 legal conclusion. 19 MR. CAVALIER: You've already 19 Number 6974? 20 20 stated your objection. 21 21 THE DEPONENT: Forget it, guys. 22 22 MR. CARSON: The sexual 23 23 trafficking laws are-- require a legal 24 24 analysis with elements. the whole thing. Page 45 1 1 To the extent she understands what 2 2 those are and to the extent that it's a 3 hypothetical, she can answer the thing. 4 question. 5 THE DEPONENT: Okay. So --6 BY MR. CAVALIER: like, right now? 7 Just answer the question. O. 8 8 A, it would depend on the context. record. 9 It would depend on the context. 10 10 But if there -- everything aside, in this hypothetical world of yours, everything 11 12 12 aside, and somebody just did an international Sorry. lawsuit, whatever, sure. 13 14 14 And by the way, since your counsel 15 decided to give multiple speeches there asking 16 whether we're going to be here all day and far --17 whether he -- you know, I think he said he had 17 BY MR. CAVALIER: 18 18 better things to do. 19 19 You realize that we're only here read the whole thing --20 MR. CARSON: No. No. If she is 20 today because you and your counsel violated court 21 21 orders, correct? going to answer a question about the MR. CARSON: Objection. The 22 22 document. I want her to read it all.

Lisa Barbounis v. Middle Eastern Forum, et. al. Page 46 You don't have to answer that MR. CAVALIER: All right. I'll withdraw the question. Let's look at the MR. CARSON: I mean, this is how you want to spend the next 20 minutes? We're about to go off the record guys. It's almost 11, just to keep an Can you see that document? Have you seen this document Do you see where it says the Court issued valid orders in this case, including ECF MR. CARSON: Objection. You just want to take a minute and just have her read the whole thing? MR. CAVALIER: Sure. She can read Page 47 MR. CARSON: Lisa, why don't you just take a minute and read the whole THE DEPONENT: Can I take a break and read it? Or do I have to read it, MR. CARSON: No, read it on the THE DEPONENT: It's hard to read on the tiny screen here. Okay. I read it. I read it. MR. CARSON: It's five pages. Just read the whole thing. THE DEPONENT: You just went too I don't want you to -- you can

MR. CAVALIER: All right. Fair

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enough.

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Deposition of Lisa Barbounis Page 48 1 THE DEPONENT: I would like to 2 know what it says -- I mean, now that I'm here, I guess. MR. CAVALIER: Go ahead. 5 THE DEPONENT: I read quickly, so we'll be okay. MR. CAVALIER: I know you do. Take your time -- as much time as you need. 10 Let me know when you want me to 11 scroll. Or the court reporter or the 12 video tech can give me control of the 13 document. 14 THE DEPONENT: It's fine. I'll be 15 quick. I'll just tell you next. Okay. 16 Hold on. 17 Okay. You can scroll up. 18 MR. CARSON: I think you went past 19 the top. 20 21 BY MR. CAVALIER: 22 So the question is then -- do you Q.

THE DEPONENT: I got it. Okay.

see this line here?

Actually just read paragraph six. Page 49

That's the question.

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You see here where the Court says that defendants shall notify the plaintiff's counsel if there's good cause to re-open the deposition?

> If they believe good cause. A.

MR. CARSON: Also, I think -- I'm gonna object. Maybe if you're gonna ask her questions about this document, you should explain how we got here.

Because we didn't get here because the Court found good cause to re-open any depositions.

THE DEPONENT: I remember how we got here. I mean, I know -- I didn't -never saw this document. But I have an idea of what is going on here, because I remember from the \$50 per day fine thing, so...

20 BY MR. CAVALIER:

That was my question.

My first question is, have you ever read this document before today. You said

Page 50

Secondly, as long as you understand why we're here, we can be done with this document.

Yeah. I mean, I understand why you guys have made it that we are here. But I don't think that the reason is justified.

But that's not for me to decide.

MR. CAVALIER: Okay. Seth, this is a natural break point, if you want to take your 11:00?

MR. CARSON: It's 10:50. We can go for another five minutes, if you want. It's up to you.

THE DEPONENT: Unless you need that break because you're not feeling well, Mr. Caviler.

MR. CAVALIER: I mean, I'm never feeling well today, but if you want to keep going, we'll keep going.

MR. CARSON: I just -- because I'm probably going to be -- unless you want it to be, like, a 20-minute break, I'm cool to keep going for another --

THE DEPONENT: Do you have the

Page 51

Corona Virus?

MR. CAVALIER: That's fine. I hope not.

BY MR. CAVALIER:

So then I'll just -- I'll use this time to ask you a couple questions about the order in the Sanchez case.

Do you remember that we were talking earlier about the trade secrets case?

> A. Yes.

And I think we got to the point O. where either you or your counsel acknowledged that it was part of your retaliation from this lawsuit, correct?

> Α. Yes.

And you believe that claim, that the trade secret's case is frivolous, I think you said?

> Yes. Α.

Okay. Have you ever read the O. opinion in -- that Judge Sanchez issued on January 11 in the trade secrets case?

No.

Q. Are you aware that in that

| | D F2 | | Davis 54 |
|---|---|--|---|
| 1 | opinion, Judge Sanchez said that there is a | 1 | just wrong. |
| 2 | reasonable likelihood that the Forum will succeed | 2 | MR. CAVALIER: Seth, how I'm |
| 3 | on the merits of its breach of contract and | 3 | asking her if she has awareness of |
| 4 | misappropriation of trade secrets claims against | 4 | something. |
| 5 | | 5 | MR. CARSON: All right. Why don't |
| 6 | MR. CARSON: I'm going to object | 6 | we explain that |
| 7 | to the question in that it | 7 | MR. CAVALIER: If the answer's no, |
| 8 | THE DEPONENT: Yeah, I don't even | 8 | the answer's no. |
| 9 | understand | 9 | MR. CARSON: Why don't you show |
| 10 | MR. CARSON: Lisa, let me finish | 10 | her the order? Show her the order. |
| 11 | the objection. | 11 | MR. CAVALIER: All right. |
| 12 | THE DEPONENT: Oh, sorry. I want | 12 | MR. CARSON: The order speaks for |
| 13 | to | 13 | itself, where defendant's motion was |
| 14 | MR. CARSON: I want to object to | 14 | denied or plaintiff's motion was |
| 15 | the form of the question, to the extent | 15 | denied. |
| 16 | that she understands it and to the extent | 16 | THE DEPONENT: Can I just say |
| 17 | that it calls for a representation of | 17 | something? I just want to finish what I |
| 18 | facts that are false. | 18 | was going to say. |
| 19 | But to the extent that you | 19 | MR. CAVALIER: Sure. |
| 20 | understand the question, you can answer. | 20 | MR. CARSON: Well, there's no |
| 21 | THE DEPONENT: So you were talking | 21 | question pending, Lisa. So wait. Just |
| 22 | about Judge Sanchez's ruling, that it may | 22 | wait. |
| 23 | be or something on the merits, is that | 23 | BY MR. CAVALIER: |
| 24 | what you said? | 24 | Q. What were you gonna say? |
| 1 | Page 53 | 1 | Page 55 |
| 2 | DI WIK. CHVALILK. | 2 | MR. CARSON: No. No. No. Wait. |
| 3 | Q. Yeah. I'm asking you whether you | 3 | wait for the question. |
| 4 | are aware of the fact that Judge Sanchez held that the Forum had established a reasonable | 4 | THE DEPONENT: I want you to |
| - | that the Forum had established a reasonable | 1 - | repeat back what the question was. |
| 5 | litelihood of avenage on the marite of its alaims | 5 | MD CADCON, Voc Thortsvon |
| 5 6 | likelihood of success on the merits of its claims | 5 | MR. CARSON: Yes. Thank you. |
| 5 6 7 | against you in the trade secrets? | 6 | BY MR. CAVALIER: |
| 7 | against you in the trade secrets? MR. CARSON: I'm going to object | | BY MR. CAVALIER: Q. The question is, are you aware of |
| 7 8 | against you in the trade secrets? MR. CARSON: I'm going to object one more time. | 6 7 8 | BY MR. CAVALIER: Q. The question is, are you aware of the fact that Judge Sanchez issued an order in |
| 7 8 9 | against you in the trade secrets? MR. CARSON: I'm going to object one more time. Mr. Caviler, we didn't even argue | 6 7 8 9 | BY MR. CAVALIER: Q. The question is, are you aware of the fact that Judge Sanchez issued an order in which he determined that the Middle East Forum |
| 7 8 9 10 | against you in the trade secrets? MR. CARSON: I'm going to object one more time. Mr. Caviler, we didn't even argue that point. | 6 7 8 9 | BY MR. CAVALIER: Q. The question is, are you aware of the fact that Judge Sanchez issued an order in which he determined that the Middle East Forum established a reasonable likelihood of success on |
| 7 8 9 10 | against you in the trade secrets? MR. CARSON: I'm going to object one more time. Mr. Caviler, we didn't even argue that point. We won the motion based the | 6 7 8 9 10 | BY MR. CAVALIER: Q. The question is, are you aware of the fact that Judge Sanchez issued an order in which he determined that the Middle East Forum established a reasonable likelihood of success on its trade secrets claim? |
| 7 8 9 10 11 | against you in the trade secrets? MR. CARSON: I'm going to object one more time. Mr. Caviler, we didn't even argue that point. We won the motion based the irreparable harm argument. That's the | 6 7 8 9 10 11 12 | BY MR. CAVALIER: Q. The question is, are you aware of the fact that Judge Sanchez issued an order in which he determined that the Middle East Forum established a reasonable likelihood of success on its trade secrets claim? A. Reasonable and likelihood |
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I'll take my call.

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Page 58

2 2 MR. CAVALIER: How long do we 3 need? MR. CARSON: Probably about until 5 5 11:10. 6 6 MR. CAVALIER: All right. We'll otherwise. 7 go back on at 11:10. 8 THE VIDEOGRAPHER: The time is 9 10:54 a.m. 10 10 We are off the record. 11 11 with her. (Recess taken.) 12 12 THE VIDEOGRAPHER: The time is 13 13 11:20 a.m. seven hours with her. 14 14 We are back on the record. 15 15 MR. CAVALIER: Before I start, I'm 16 16 gonna pick up on what you just said there 17 17 and I think it's only fair to caution you 18 that you need to control your speaking 18 19 19 objections. 20 2.0 You need to give the witness a 21 21 chance to answer the questions. And more opened. 22 22 importantly, you need to give me a chance And so if you guys want to get 23 23 to get my questions out. 24 24 MR. CARSON: If I'm not giving you 1 1 an opportunity to finish your question, I 2 2 will definitely keep that in mind. I'm 3 not trying to cut you off at all. 4 I'm gonna put the objections on wrapped up pretty quickly. 5 5 the record that I think are appropriate. 6 6 And then after that, my client will 7 answer, unless I instruct her not to. to go. 8 8 Secondly, the reason it's taking MR. CAVALIER: I appreciate that 9 but at the same time, I think you spoke 10 10 objections that you're giving. to me or the witness during the first 11 11 And third, we covered two major hour of this deposition. 12 12 And I'm just letting you know that 13 13 we're not going to tolerate the speaking 14 which was a January 11th order. 14 objections all day. 15 15 MR. CARSON: Maybe you should 16 16 consider the questions that are being 17 17 asked in the first hour then. deposition. 18 18 So I disagree with your MR. CAVALIER: It doesn't matter 19 19 how bad my questions are. Speaking 20 20 objections are improper regardless. time frame. 21 21 MR. CARSON: It does matter, But regardless, it's my 22 22 though. 23 2.3 where I want to go. It matters a lot what the 24 I was just letting you know that questions are, so...

MR. CAVALIER: Well, I will ask you, in accordance with the rules, to simply state your objection concisely and to allow the witness to answer the question, unless you're instructing her

MR. CARSON: I would suggest that there's -- this doesn't even need to be a seven-hour deposition, since you've already done about eight-and-a-half hours

You've also done, I think, another

I think she's probably testified in all -- to everything you've asked today, I think she probably already testify about. And that you're just going through the same stuff again, which is not the reason why Judge Wilson ordered that depositions should be

down to business and ask questions related to why we're actually here today

Page 59 and not about MEF's cinematics' universe and hypothetical situations that never happened, then we can probably get

MR. CAVALIER: Well, it's my deposition. So I'll take it where I want

so long is because of the speaking

topics during the first hour. One of which was a December 4th order. One of

Neither of which were in existence the last time we sat down for this

characterization of the questions and the

prerogative, I'll take the deposition

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principle and out of this and his reputation.

drop the cases, that he is going to -- going to

And they are gonna -- if I don't

Page 60 Page 62 1 we're not going to do the speaking file that lawsuit. 2 2 objections for the remainder of our time So he told you that this lawsuit 3 was going to be filed, correct? here. Oh, yeah. Yeah. And hopefully, if we don't, we can 5 5 make the court reporter's life easier and Well, he threatened me with it. 6 we can move this along. Q. Well, he told you it was going to be filed? MR. CARSON: I absolutely do not know what you mean by it's my deposition. A. No, he said -- he said, if you 9 This is not a deposition that drop your cases, I'll scuttle it. I will not --10 that was his word, scuttle. Because, you know, I belongs to you. It is not your 11 deposition. It's Lisa Barbounis' 11 don't use that word. 12 12 deposition and I am her counsel. He said he would scuttle the case 13 13 if I dropped mine. He said, however, if not, So, first, I don't agree that it's 14 your deposition. we're gonna keep coming and we're gonna drop more cases on you. 15 And second, one of the orders that 16 16 you asked questions about isn't even an O. Okay. Did you record that meeting 17 order that was -- is in this case. with Daniel Pipes? 18 18 So, you know, I think that if you Nope. He had my phone as a matter 19 19 want to ask questions about the reason of fact. I turned my phone off in front of him. 20 And I will tell you this, the 20 why we're here today, then we can get 21 through this quicker. agreement was, he asked me to -- that we meet in a secret place, that nobody else would be there 22 So with that in mind, I would ask 23 and that -- that both our phones would be turned you to proceed. 24 24 MR. CAVALIER: Well, it's in this Page 63 Page 61 1 case because your client put it in this I turned my phone off and handed 2 it to him in front of him. And he couldn't get case. BY MR. CAVALIER: his phone to magically turn off. So I don't know what he did. But Q. But, regardless, Ms. Barbounis, were you surprised to hear that you had been sued I certainly did not record that meeting, because under RICO by the Forum? it would, A, be a violation of law and I don't Yes. I mean, yes and no. Yes, break laws. 8 because I really didn't -- I know, like, I never But you do record people? Q. 9 did anything to constitute that. I have recorded people, yes. A. 10 10 But, no, because they are always, Without their consent? O. you know, trying to push on and Daniel Pipes made 11 In the states where it's legal to Α. 12 it clear in our meeting -- yeah, they're always 12 do that, yes, sir. 13 trying to, like, keep putting pressure on me to And without their knowledge? Q. 14 14 get rid of this case. A. Correct, where it's legal to do 15 15 And Daniel Pipes made that clear SO. in my meeting with him at 30th Street Station. 16 Did you ever record Marnie Meyer O. 17 He said, you know, -- what did he 17 without her knowledge? 18 18 Yes. But I made her aware after A. say? 19 He said that he was gonna put this 19 the fact. 20 20 case on me and that this could all go away. And After the fact? Q. 21 that I'm a nice person. But, like, it's out of A. Correct.

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Q.

A.

Where --

²⁴ Matthew Bennett anyway.

That was at the direction of

| De | position of Lisa Barbounis | |
|----------|--|----|
| 1 | Page 64 | 1 |
| 2 | Q. Where were you when you recorded | 2 |
| 3 | Marnie Meyer? | 3 |
| 4 | A. At work. | 4 |
| 5 | Q. In Pennsylvania? | 5 |
| 6 | A. Correct. | 6 |
| 7 | Q. And how did you record Marnie | 7 |
| 8 | Meyer? | 8 |
| 9 | A. We were in the office and she was | 9 |
| 10 | on a speaker phone. Q. How long after you recorded her | 10 |
| 11 | did you let her know that you had made the | 11 |
| 12 | recording? | 12 |
| 13 | A. Not very long after, I don't | 13 |
| 14 | believe. I don't remember. But I did we | 14 |
| 15 | talked about it. Probably right when we made up. | 15 |
| 16 | That's how me and Marnie were. We had that | 16 |
| 17 | love/hate relationship. | 17 |
| 18 | Q. But before you made up, you had | 18 |
| 19 | recorded her without her knowledge or consent, | 19 |
| 20 | correct? | 20 |
| 21 | A. Uh-huh. Yes. I'm sorry. The | 21 |
| 22 | court reporter needs a yes. Yes. | 22 |
| 23 | Q. Did you ever record any other MEF | 23 |
| 24 | employees without their knowledge or consent? | 24 |
| | Page 65 | |
| 1 | A. Not without their knowledge or | 1 |
| 2 | consent, no. | 3 |
| 4 | Q. I want to talk to you about the | 4 |
| 5 | Sanchez order that we were talking about before | 5 |
| 6 | the break. | 6 |
| 7 | Can you see that document? | 7 |
| 8 | A. Yes. | 8 |
| 9 | Q. Have you ever seen that document | 9 |
| 10 | before? | 10 |
| 11 | A. You showed it to me right before the break. | 11 |
| 12 | | 12 |
| 13 | Q. Before today?A. No. I knew it existed. | 13 |
| 14 | Q. What do you mean you knew it | 14 |
| 15 | existed? | 15 |
| 16 | A. My lawyer told me that Judge | 16 |
| 17 | Sanchez ruled on the hearing that I testified in. | 17 |
| 18 | Q. Okay. But you never you | 18 |
| 19 | decided that you didn't find it necessary to | 19 |
| 20 | review the order? | 20 |
| | HEVIEW THE OLDER! | |
| 21 | | 21 |
| 21 22 | MR. CARSON: Objection. | 21 |
| | | |

speak routinely and so -- and I have full

Page 66 faith and confidence in him and so what we discuss is not -- I have a very busy lifestyle. Two little kids. I work many hours.

And honestly, since the beginning -- since -- especially since this order, but we've had a crazy work situation with the insurrection of the Capitol and Officer Sitnick dying, who I knew.

And like it's been a very -- very complicated and busy time, especially now with the impeachment trial beginning.

BY MR. CAVALIER:

- Q. Are you involved in the impeachment trial at all?
- No. But my boss, I have to make statements and follow it and pay attention.

And there's constituents calling all the time that need a response.

Okay. We'll talk a little bit O. about that later.

Just to be clear here, I want to ⁴ show you this sentence.

Page 67 And to the extent you want to read all or part of this order, just let me know and vou're welcome to do that.

MR. CARSON: Yeah, I would direct her to just take your time and just go through the entire order before you answer any questions and not read the one sentence that was highlighted for you.

THE DEPONENT: I read pretty quickly. I can get through this.

MR. CAVALIER: I was trying to give your counsel the benefit of the doubt here by highlighting the sentence that he gave a nice long speaking objection about earlier that says that the Middle East Forum's motion was denied.

But if you want to read more than that, you're welcome to.

MR. CARSON: Again, I'll recommend that you just review the document.

THE DEPONENT: I'm just going to review it. Thank you. If everybody will iust give me a minute.

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1 BY MR. CAVALIER: You can answer. 2 THE DEPONENT: Okay. My -- my --Q. Let me know when you want to 3 my understanding of this document is that scroll. 4 a preliminary injunction would be so that Thank you, sir. A. 5 Okay. I'm good. you could take everything off, like 6 How long is this document, just delete everything from my phone that, 7 like, came up in your search match, which out of curiosity? 8 also included random things, like Thirteen pages long -- it's not О. 9 quite 13 pages. I think it's 11 pages long with pictures of my family and things like 10 10 that, and other things that I use for actual text on it. 11 11 work. Okay. Yeah, I know all this. You A. 12 can just keep scrolling. Okay. I'm -- go ahead. But that, you know, there wasn't 13 13 shown to be immediate harm. Like, it You can scroll up, please. Okay. 14 14 Keep going, sir. wasn't me having these things on my phone 15 would not -- or wherever I had it would 15 I'd ask you to pay special 16 16 attention to this section, because this is what not have -- does not cause MEF immediate 17 we're going to be talking about. harm; so therefore, you guys don't get to 18 18 I understand. I can figure out delete everything in my phone. 19 19 what the important parts are. BY MR. CAVALIER: 20 20 You can go ahead, sir. Would you agree with me that 21 Okay. Keep going. Okay. according to this order, Judge Sanchez found that 22 Oh, wait. Can you scroll up just the Middle East Forum had established a one moment, please? 23 reasonable likelihood of success on its trade 24 Okay. Keep going, please. secrets claims against you? Page 69 1 1 That's funny. Okay. MR. CARSON: Objection. Calls for 2 2 Okay. a legal conclusion. 3 Okay. You can answer if you understand 4 Okay. the question. 5 Keep going. THE DEPONENT: So it's my 6 6 MR. CARSON: I think there's a way understanding that he -- that a 7 to just give her -likelihood is not guaranteed, number one. 8 8 THE DEPONENT: That's fine. I'm And number two, there were times 9 9 almost done. It's fine. I read very in that deposition where, you know, he --10 10 quickly. I'm almost done. there were things that were evidence in 11 Okay, sir. Keep going. 11 that case that wasn't, like, presented 12 12 so -- in the thing -- like I just -- the All right. 13 13 Stop. part where I said, oh, that's funny, he 14 Sorry about that. said that Amy Meckenberg, where her 14 15 15 proposal that she submitted to MEF Okay. 16 16 themselves, said she wasn't a competitor Okay. That's fine. Thank you. 17 17 and was there to highlight the voices 18 18 like organizations like MEF. BY MR. CAVALIER: 19 19 Okay. So having now read the And I was their communications January 8th, 2021, order, issued by Judge 20 20 director and that was my job. 21 Sanchez, what is your understanding of what this So when we have those things, like 22 22 order means? this doesn't -- this doesn't -- to me a 23 23 MR. CARSON: Objection. Calls for likelihood is not guaranteed and so, you 24 a legal conclusion. know, just because he ruled that given on

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the short testimony that was given that day, I do not believe that it was there.

And you're innocent until proven

And you're innocent until proven guilty. So this does not, you know, guarantee MEF that they -- that they do -- that, like, I did anything wrong, so...

BY MR. CAVALIER:

Q. And listen, as it happens, we agree on that.

I'm certainly not insinuating that this is a final determination on the merits of that case.

But it is fair to say, I think -you gave a rather long answer there, and I don't mean to make you repeat yourself.

But quoting from the Judge's order, it's fair to say that he found a reasonable likelihood of success, right?

MR. CARSON: Objection. Asked and answered. That was the exact question you just asked.

Lisa, if you want to repeat the answer, go ahead.

THE DEPONENT: The answer is that's what he wrote. That doesn't mean that given the evidence that this isn't frivolous or ridiculous, because it still is.

BY MR. CAVALIER:

Q. So -- but Judge Sanchez didn't rule that it was frivolous, correct?

A. I don't know what his defini --MR. CARSON: Objection. Wait. I object. Argumentative. Object to form. You can answer.

THE DEPONENT: Judge Sanchez does not have -- did not have, in this hearing, a clear picture of everything, because I was limited to what people asked me and what was presented.

So that's why this needs to -- that's why this is proceeding.

BY MR. CAVALIER:

Q. When you say you were limited to what people asked you, you gave a direct examination conducted by your counsel in that case, correct?

MR. CARSON: Objection. You can answer.

THE DEPONENT: Correct.

However, when I started to speak about certain things, Judge Sanchez and the other lawyer made -- like limited me on those responses.

There was one time where Judge Sanchez said, we're not going to go here, we're not doing this, we're not doing that. And then he just continued.

So, I mean, he's the boss, so that's fine. But there was definitely a point in there where I was trying to address this specific part and I wasn't able to testify about it.

BY MR. CAVALIER:

Q. Did you argue before Judge Sanchez that this case was frivolous and filed only because the Middle East Forum was trying to retaliate against you?

MR. CARSON: I'm going to object. Lisa didn't make any arguments. Her counsel did.

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MR. CAVALIER: She's the party, Seth.

MR. CARSON: And so it calls for a legal conclusion.

And to the extent she understands the question -- I object to the form, too -- you can answer.

THE DEPONENT: I honestly don't remember.

I mean, I do remember that part, but I don't remember what I -- what we --I just was remembering answering the questions that were asked of me.

BY MR. CAVALIER:

Q. Would you agree with me that if the Middle East Forum ultimately prevails on his trade secrets claims, then they are, by definition, not frivolous?

MR. CARSON: I'm going to object to that. It calls for a legal conclusion. It's also a hypothetical. I'll object to the form. You can answer. THE DEPONENT: I forget the

question.

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BY MR. CAVALIER:

Q. The question is, do you agree with me that if the Middle East Forum ultimately prevails on its trade secrets claims against you, then they are by definition not frivolous?

MR. CARSON: Same objection. You can answer.

THE DEPONENT: I don't know if that's the legal standard for frivolous or not.

What I do know is that there have been -- in the history of the court system, there have been many cases that have been found wrong or -- you know, there's even people sentenced to death that were wrongfully convicted.

And so I still think that no matter what the outcome of this case is, that this is a frivolous and wrong and harassing lawsuit.

BY MR. CAVALIER:

Q. Is it fair to say that Judge Sanchez disagrees with that statement?

MR. CARSON: Objection. You want

her to testify -- wait. Wait. Wait.

You're asking her to testify to what a judge thinks?

To the extent you know what Judge Sanchez thinks, you can answer the question.

THE DEPONENT: Well, that was gonna be my answer. I don't know what Sanchez thinks.

All I know is what he wrote. And this case has not been decided. And when it is decided, maybe we can make an accurate decision on what Judge Sanchez thinks.

¹⁵BY MR. CAVALIER:

Q. Having now read Judge Sanchez's order, do you agree that Judge Sanchez found that the Middle East Forum's donor lists and prospective donors constitutes trade secrets?

MR. CARSON: Objection. The order speaks for itself. It calls for a legal conclusion. Object to the form.

You can answer.

THE DEPONENT: I would agree that

a donor list is considered a trade secret. Personally I would agree with that.

BY MR. CAVALIER:

Q. And Judge Sanchez agrees with that as well, correct?

MR. CARSON: Objection. The order speaks for itself.

THE DEPONENT: I don't know what he agrees with. I just know what he wrote.

MR. CARSON: Just for the court reporter, if there's an objection, you got to slow this thing down a little.

THE DEPONENT: I keep forgetting you're objecting. It's hard to hear you sometimes.

MR. CARSON: I'm sorry. Same objection as last time.

Calls for legal conclusion asking what the Judge thinks. Object to form.

You can answer.

THE DEPONENT: Like I said, he said from what he had so far, that it

was.

However, I never gave a donor list -- a complete donor list to anyone, nor do I have access to it, nor did I ever have access to it.

So the list that I gave was stuff that you could get from the internet. And we established that.

BY MR. CAVALIER:

O. But Judge --

A. As a matter of fact, I think it said in the ruling there --

MR. CARSON: Wait for a question. THE DEPONENT: I'll wait for a question.

BY MR. CAVALIER:

- Q. But Judge Sanchez said in his order that the donor information sent to Amy Meckenberg on April 11, 2019, was not public information, correct?
- A. Negative. It says right under there, further discovery may shed light on whether -- hold on -- stop scrolling.

Further discovery may shed light

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Page 80 on whether all the information contained in the donor list was, in fact, publicly and readily available to Meckenberg.

So, therefore, the Judge -- the Judge ruled that there's further investigation needed.

So it still may very well be, in the Court's eyes, frivolous.

Where do you go from what you just said to frivolous?

> MR. CARSON: Objection. Argumentive.

> > You can answer.

THE DEPONENT: Because I didn't do anything wrong. And this lawsuit is trying to twist an innocuous thing that I actually did to help the Middle East Forum into something nefarious.

BY MR. CAVALIER:

Still you would agree with me, would you not, that Judge Sanchez wrote that the forum has presented sufficient evidence to demonstrate a likelihood of success on its claim that the donor information was a trade secret. Page 81

correct?

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MR. CARSON: Objection. The document speaks for itself. You can answer whether or not the sentence savs --

THE DEPONENT: Answered this a whole million times.

That is -- that statement is just saying that they have a likelihood to proceed. Right?

But it still needs further investigation.

I mean, it's very clear. The document is very clear. And I don't know why I have to keep answering the same question over and over again.

You're not going to get, yes, I agree with you out of it, because I don't.

BY MR. CAVALIER:

20 But Judge Sanchez could have written, for example, the Middle East Forum has presented no evidence to demonstrate a likelihood of success on its claim, and therefore, its claim

is frivolous?

He could have --Α. MR. CARSON: Wait. Wait. Objection.

I think we're back into the MEF cinematic universe where we're going on hypothetical? So I object to the form.

You can answer.

THE DEPONENT: And that's where I was going to go. Could have, should have. I don't know what he could have done, what he may have done.

I'm not a legal expert. I don't know what the technicalities are. I don't know what he is supposed to write. I'm not a judge.

All I know is that I never did anything nefarious ever to the Middle East Forum. And they are making me out to be something that isn't true.

BY MR. CAVALIER:

What is your understanding of what the Forum is demanding in its effort to obtain a preliminary injunction against you?

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MR. CARSON: Objection. Calls for a legal conclusion. Calls for speculation. Object to the form.

You can answer.

THE DEPONENT: So they -they're -- what they say their intent is is for me to get rid of any information that I have pertaining to MEF on my phone.

However, in that -- in their request, they wanted to get rid of all of the things that hit on search terms.

However, there was many things that hit under the search terms given that were unrelated to this case. Many.

And we're talking about, like, thousands and thousands of things that were unrelated to this case.

Just because they hit because it had the letters M-E in it or something else, doesn't mean that it's relevant to MEF.

So you can't just go in my documents and erase half my life because

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Page 84 it came up on some erroneous search term. BY MR. CAVALIER:

You, at least, agree then that O. they have the right to have you remove the documents that are actually MEF documents?

MR. CARSON: Objection. Calls for a legal conclusion. Object to the form. This document speaks for itself.

You can answer if you understand what he's asking you.

THE DEPONENT: I understand that I am -- what I do understand about this is that I am willing to delete or whatever -- I happily will delete any MEF documents or anything that I have. I do not want them. I do not need them.

But you do not get to go into my entire phone and erase half my life. And so if -- you know, that's it. Like that is it.

Like I don't -- there is no circumstance where you get to, you know, erase pictures of my kids from when they were three weeks old.

BY MR. CAVALIER:

Q. Right.

But if -- for example, a third party was hired to go through your information and delete only that which was MEF's and not your personal information, you wouldn't have a problem with that then, right?

MR. CARSON: I'm gonna object to the form.

THE DEPONENT: Hypothetically speaking --

MR. CARSON: Let me put the objection on.

THE DEPONENT: Hurry up. MR. CARSON: I will object to the form of the question. It's hypothetical again.

You can answer.

THE DEPONENT: But anyway, like I said, hypothetically speaking, if it was easy, then, yeah, there would be no problem with that.

However, we have been told numerous times that that is not -- that

Page 86 they have -- the hits were anything -the agreement was to erase anything that came up on the hits for the search terms. And the search terms included far more than what was MEF documents.

And we've tried to work with your side to have this corrected. And -- and I've done my -- we've done our share.

You guys want to go into my phone and delete everything. You have passwords to everything in my phone. You have all of my personal information dating back to further than this case starts. Further back from my employment with MEF. You have everything.

And the funny thing is, it only turned up one -- this whole thing is on the Judge's order is on one e-mail sent in 2019 while I still worked for the Middle East Forum.

We're not talking about -- the Judge ruled on one. I was in there on that hearing. And he said the only thing that MEF showed is that she sent one

e-mail that was -- that could qualify as

this.

That's what he said, one e-mail that could qualify as this.

And -- and honestly, it was during my time of employment to help the Middle East Forum.

And so this is all boiling down to one e-mail while I was still employed in April, or whatever month it was, of 2019.

One document. One e-mail.

BY MR. CAVALIER:

Regardless of your views on what evidence showed and didn't show in front of Judge Sanchez ---

I'm going by what Judge Sanchez said. Were you in that hearing? I don't remember.

> MR. CARSON: Let him get the question out.

BY MR. CAVALIER:

You would agree with me, though, would you not, that separate and apart from your personal information, whatever mechanism is

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Page 88 Page 90 agreed to to remove the information, that the 1 objection. 2 Forum does have a right to have you remove Middle MR. CAVALIER: I don't need you to East Forum information from your personal 3 explain it. devices, correct? 4 THE DEPONENT: I heard your side 5 MR. CARSON: I'm gonna object do that, too. Sorry, sir. 6 6 again. Asked and answered. Object to MR. CARSON: Yeah. Look --7 the form. Calls for a legal conclusion. MR. CAVALIER: You never heard me There's also a litigation hold on 8 make a form objection in a deposition. 9 9 this case, which would preclude her from MR. CARSON: I will put the 10 10 doing what you're talking about. objections on the record that I feel are 11 To the extent that she can answer, 11 appropriate. 12 12 she can. Lisa, you can answer the So the objection is noted. 13 13 question. To the extent that you understand 14 14 THE DEPONENT: I don't want -- I the question, you can answer. 15 don't know how to answer this question, BY MR. CAVALIER: 16 16 because I don't want MEF information on After your counsel's soliloquy, 17 did you even remember the question? my phone. I don't want it. I want 18 18 nothing to do with them. Something about instructing 19 Patricia McNulty to do something. 19 So if I could do it where I don't 20 2.0 Did you ever instruct Tricia have to get my -- like that my stuff 21 21 wouldn't be touched, then I would McNulty to wipe an MEF iPad? 22 happily, happily, happily sit in a room 22 MR. CARSON: Same objection. You 23 with whatever third party you want and go 23 can answer. 24 over the documents. 24 THE DEPONENT: Marnie Meyer told Page 89 Page 91 1 1 us to wipe and get all our personal No. Like, you know, they can have 2 whatever they want. I don't want it. 2 information off of our devices, to 3 Don't want it. restore them to factory settings so that 4 people could use them. BY MR. CAVALIER: 5 When I logged into -- when I Okay. Did you ever instruct 6 Patricia McNulty to wipe her MEF notepad? logged into my iPad. Right? Or the MEF 7 iPad, I did so with my personal iCloud, MR. CARSON: Objection. Assuming 8 8 which you guys have complete access to. facts not in evidence. 9 9 MR. CAVALIER: Assuming facts not Okay? 10 10 in evidence is not a proper objection. So I did that. But to save -- to 11 MR. CARSON: Yeah, it is. It's a 11 keep me protected from Greg Roman knowing 12 12 form objection. It totally is. Assuming all my passwords and all my stuff, I had 13 13 facts not in evidence. Lack of to take my personal information off of 14 14 foundation. Object to the form. the iPad. 15 15 MR. CAVALIER: Foundation is not a And since I was not there to do 16 16 proper objection in a deposition. it, I asked her to do it for me, because 17 17 MR. CARSON: It actually is. It's that is what you're supposed to do. 18 18 a form objection. Foundation and My personal information. Taking 19 19 assuming facts not in evidence, those are me off the iCloud thing so that they 20 20 the two types of form. don't have access to my personal 21 21 MR. CAVALIER: Then say object to pictures, my personal e-mail, my personal 22 passwords to my bank accounts. 2.2 form. 23 2.3 All that stuff is saved on your MR. CARSON: No, I'm gonna tell ya -- I'm gonna explain the basis for my 24 iCloud and, no, MEF is not entitled to

You can answer.

Page 92 1 1 that. 2 BY MR. CAVALIER: 3 When did you give her that Q. instruction? I don't remember. A. Q. Was it before or after you left the Forum? It was probably after I left the A. Forum. 10 Did you think it was proper for O. you to be storing personal information of the MEF 11 12 corporate iCloud? 13 Α. We were told to. 14 14 MR. CARSON: I'm going to object to the question as argumentative. Object 15 16 16 to form. 17 17 THE DEPONENT: It's not storing --18 it's not storing personal information. 19 19 There were times where I needed to 20 purchase things, like equipment, for work and things like that. 21 22 22 And we did so out of our Amazon 23 23 accounts. And so for us to -- for me to 24 do that and order it on the iPad and to Page 93 1 do other things and to use an iPad, you 2 2 have to log in with your iCloud. That's how it works. And that is what we were O. 5 instructed to do. When he handed me the 6 iPad, set it up, log into your iCloud, didn't he? it's yours, blah, blah, blah. 8 So, yes. Yes, I do think it's 9 proper, because that's what I was told to 10 10 do. That was in answer to your question. 11 BY MR. CAVALIER: 12 Did you tell anybody other than Patricia McNulty that you were issuing that instruction? 14 15 MR. CARSON: Objection. What instruction are we talking about? 16 17 BY MR. CAVALIER: 18 The instruction to clear the O. 19 information from the corporate iPad. 20 MR. CARSON: Objection. You keep 21 21 using words like clear and wipe. That's 22 not what she testified to. So I'll 22 23 object to the form.

THE DEPONENT: The question was -- court reporter, can repeat the question for me, please?

BY MR. CAVALIER:

- Q. The question is, at the time you gave Patricia McNulty the instruction to delete your personal information from the MEF corporate iPad, did you tell anyone else at MEF that you were giving her that instruction?
- A. Okay. So, A, I didn't speak to anybody other than Tricia McNulty after -- I really didn't -- well, regularly, didn't speak to anybody after the -- after that.

And it was Tricia McNulty who alerted me that my personal information was still on the iPad.

So she's the reason -- and I said oh, can you please take it off.

I mean, she alerted me that my personal info was still on that iPad, because I didn't remember. And she brought it to my attention.

And so I said, oh, thanks. Take

it off. Yes. I don't want Greg Roman having my

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personal information.

He's already knee deep in all my whole life.

- Q. Well, I mean, if it was already on the corporate iPad, he already had access to it, didn't he?
- A. Right. But when -- you don't understand what a tyrant Greg is.

Okay?

So when -- you do anything wrong, like quit or, you know, -- or whatever, do something Greg doesn't like -- and he didn't have access to it while it was in my possession.

So, like, that was given to me as my iPad. And it was at my desk and I always had it, like, when I worked there.

When I left, I forgot to take my personal information off of it. So they were going to use it, the MEF iPad, which was when they gave it to me, just like they gave me a computer.

So when I took my information off -- so when I had it, Greg didn't have access to the MEF iPad. We put our stuff -- all the

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seems purposeful for the testimony of my

client just said. There was no

She testified that she just

information.

Page 98

Page 99

Page 96 1 stuff, though, that was on that iPad is now in removed the log-in credentials so that 2 you couldn't access her iCloud from a your hands. 3 certain device that she didn't have It was my iCloud, because you can't save things to it particularly. It was in access to it anymore. 5 my iCloud or it was on the MEF One Drive. THE DEPONENT: Right. 6 So, no, like, you guys have MR. CARSON: Her testimony was 7 anything that would be in there. All that was pretty clear, and the record will 8 doing in that moment was protecting me from demonstrate that. So I think that we've 9 having Greg have my personal credit card, covered this subject. 10 10 banking, family, e-mail, all that. And I think any more questions 11 about this are in improper. But you can 11 There's nothing wrong with that. 12 12 So you deleted your iCloud account ask her and I'll just put the objection 13 13 because you didn't want MEF -on the record. 14 14 I didn't delete an iCloud account. BY MR. CAVALIER: 15 15 I deleted -- I took my iCloud account off of that Are you aware of the fact that 16 when you sign in into an iCloud account on an device. 17 iPad, the iPad will download information from Well, I didn't. I asked Tricia to 18 that iCloud account and store it locally until do it. 19 But I took it off that device. iCloud account is removed? 20 All iCloud stuff is still -- you have it. You MR. CARSON: Objection. Assuming 21 guys have all the log-ins and passwords to it. facts not in evidence. You can answer. 22 You have it all. It's still there. THE DEPONENT: I am not aware of 23 23 The iCloud exists. that. 24 24 All I did was remove my personal I thought that it's all Page 97 information, my log-in credentials and all that 1 cloud-based and it's in the cloud and it 2 accesses the cloud. It doesn't download stuff off of that device. 3 MR. CARSON: Yeah. I also don't any information to the machine itself. 4 And that's how you save on storage. appreciate questions where you totally 5 mischaracterize her prior testimony. So I think that your So I'm just going to object to the characterization of that is incorrect. whole question that you just asked. BY MR. CAVALIER: BY MR. CAVALIER: Did you review the contents of the You didn't review the information iCloud account before you instructed Patricia McNulty to remove the iCloud account from the MEF 10 before you instructed Patricia McNulty to take it 11 off the iPad, correct? 11 laptop? 12 12 It's e-mail and password. MR. CARSON: I'll object to the 13 MR. CARSON: I objected. And 13 form. What information are you talking 14 Lisa, go ahead. 14 15 15 THE DEPONENT: It's an e-mail and about? Review what? 16 16 MR. CAVALIER: The information in password. 17 17 your iCloud. What is there to review? 18 18 BY MR. CAVALIER: MR. CARSON: What do you mean --19 19 John, what -- your question demonstrates It's a simple yes or no question. an utter lack of understanding, which 20 20 Did you review the contents of

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your iCloud account before you instructed

²³ from the MEF corporate iPad?

Patricia McNulty to remove access to that account

MR. CARSON: I'm gonna object to

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Page 100 the question. Object to the form. You can answer. THE DEPONENT: Yes, I removed -- I knew my -- I reviewed my e-mail and password, yes. BY MR. CAVALIER:

Q. Did you review the contents of your iCloud account before instructing Patricia McNulty to remove that account from the MEF corporate iPad?

> MR. CARSON: Objection. That's the same question you just asked twice. Asked and answered.

Lisa, go ahead.

THE DEPONENT: Did I -- sorry.

So I'm understanding your question to be, did I scour through every single thing on my iCloud, including all of my 20,000 pictures and my 20,000 messages and my 20,000 e-mails and my 20,000, whatever, Google drive documents? Did I do that?

No, I'm sorry.

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BY MR. CAVALIER:

Now, you brought up Google Drive. Google Drive is not part of iCloud, correct?

Yes, actually it is.

What happens is, when you log into -- when you log into your iCloud, it stores all your apps. Okay?

And when your apps are stored there -- okay. When your apps are stored in the thing, when it re-populates -- so say I take my device right now, right? My phone. And I have an app on there, which is Google Drive. Right?

When I take that app and I log in with my user name and password for iCloud, and I put it on another device, say I get a new phone, say I get whatever, okay, that information from there, it will bring the app and all the contents of the app back onto my phone.

- Q. Locally?
- A. No. From the cloud.
- O. Right.

It comes from the cloud and is

stored on your phone --23

A. It is not stored on your phone.

Q. Do you think --

MR. CARSON: Guys, finish this question, then I need to use the restroom.

THE DEPONENT: Sir, if that was the case -- if that was the case -- let me finish.

If that was the case, that it stored the information locally, then I would have no storage space in my phone whatsoever, because I have 30,000 pictures on my phone.

You only get 168 gigabytes of storage on an iPhone. So if it stored it locally, my phone would not be able to operate, given the capacity -- its memory capacity.

MR. CARSON: Hold on. With that, let's take a five-minute break or bathroom break.

MR. CAVALIER: Yeah, I'm good with that, as long as you make it 10. You know I don't like five-minute breaks.

THE VIDEOGRAPHER: The time is

Page 103

Page 102

12:02 p.m.

We're off the record

The time is 12:16 p.m.

(Recess taken.)

THE VIDEOGRAPHER: We are back on the record.

BY MR. CAVALIER:

- Ms. Barbounis, did you instruct Patricia McNulty to, quote, delete my pictures, end quote, from the MEF corporate backup?
- I mean, you seem to be quoting me, 12 so I guess so.
 - O.

MR. CARSON: Well, Lisa, don't guess.

If you remember doing it, then say you remember. If not, then just say and let them know that. Don't guess.

THE DEPONENT: I'm sorry. I don't remember. I shouldn't be guessing. I don't actually remember.

BY MR. CAVALIER:

Q. That's all right. That's always a

²⁴ fair answer.

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At the time -- well, let me ask vou this.

Does August, September 2019 strike you as an accurate time frame as to when you gave Patricia McNulty this instruction?

- I got my job at the end of August. So probably.
- Okay. At that point in time had Q. you and Patricia McNulty discussed your claims against the Middle East Forum that you brought in this case?
 - A. I don't know.

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- 13 Do you know whether or not at that time Patricia McNulty was contemplating an action against the Middle East Forum? 15
 - I think we already filed in court. A. I don't know.
 - So I'll represent to you -- well, I'll ask it to you this way.

If Patricia McNulty had already filed in court, did you think it was appropriate to be giving a plaintiff in an action against MEF an instruction to delete information from an MEF device?

> Page 105 MR. CARSON: I'm gonna object. She already testified that the

> > Go ahead, Lisa.

information wasn't deleted.

THE DEPONENT: You asked me whether I think it's proper.

I think it is proper when it was the policy to remove our personal iCloud information from the devices, that that is what I asked -- I didn't instruct her, I asked her to do it.

So, I mean, I didn't instruct -like, I have no -- you know, supervisory anything over Tricia McNulty.

If I asked her to do something, I asked her to do it. And she has the full wherewithal to make that decision on her own.

BY MR. CAVALIER:

- Do you know whether or not she did, in fact, carry out your request?
- I believe that she did. I don't know for a fact, because I never had access to anything after that.

- Page 106 1 Did you produce information from your Facebook account in this case?
 - A. Yes.
 - Q. Are you certain of that?
 - A.
 - O. My understanding is that you are going to be making a production of your Facebook information in the trade secrets case at some point today, is that correct?

MR. CARSON: Objection. THE DEPONENT: I guess so. I don't know.

BY MR. CAVALIER:

14 Q. If I represent to you that you have not -- or we have never received any Facebook information in this case, will you agree to produce to us the Facebook information that you're producing in the trade secrets case?

> MR. CARSON: I'm going to object. I'm gonna instruct her not to answer that question. It's something she has to talk to me about.

THE DEPONENT: I just want to make it clear for the record that I gave Kep

Page 107 Secum or whoever it is the people that is doing this.

I gave them all of my Facebook data and log in information not once, not twice, but threes times. They have everything. They have access to my full Facebook.

BY MR. CAVALIER:

- When did you give them that Q. information?
- Multiple times. I gave it to him then when the first request for discovery came in. And then the guy, Kevin or Kyle or whatever his name is, called me and said, hey, we didn't get to pull this one part, because, you know, it's connected with Congressman Weber's account or whatever.

And then he was, like, can you give me the log in again. And do two factor authentication again and I did.

And then he called me back and asked me to do it a third time. That has to be -- the last time that happened was months ago. My brother got married in the beginning of

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still is.

it.

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Page 108 December and I remember it being around that time, because I was, like, -- like doing stuff from my brother's wedding.

- Beginning of December 2020? Q.
- That was the last time that I did Α.

But originally before that it had to have been six, seven, eight months before that. Like -- yeah.

I mean, I've given them the log-in credentials on numerous occasions.

- Okay. So as far as you know, it's your belief sitting here today in the deposition that you have produced the information from your Facebook page to us in this case?
 - Hundred percent. Yes, sir. A.
- Okay. Can you describe for me the -- if you need to define these terms, that's fine -- but the hierarchy or the chain of command at MEF in 2018 and 2019?
 - A. The chain of command?
 - Q. Yes.
- Α. It was a very weird kind of thing. ²⁴ Marnie at one point laid out with -- Greg and

Marnie laid out an organizational chart.

And it was Greg at the top, then like -- like, Marnie, me -- like, Marnie -- well, kind of -- I had my own, like, box over to the side, because I was Greg's assistant.

And then, like, -- so they were kind of, like, -- like all on the same level, but it was, like, I was over to the side.

And then, like, it went down and it was Marnie, Matt, and then the people that are underneath them.

Q. Okay. So let's talk about those people.

So you said Greg Roman at the top for all intents and purposes, it's actually Daniel Pipes at the top of the chain, right?

A. For all intents and purposes, Greg Roman made all the decisions and even kept Daniel Pipes out of a lot of those decisions, including the website and how much money he was spending and all that kind of stuff.

22 He didn't inform Greg Roman about our benefit -- or Greg Roman didn't inform Daniel 23 ²⁴ Pipes about other benefit packages.

Page 110 Greg was always the boss and he

Well, let's be accurate and not exaggerate or engage in hyperbole here.

You said Greg made all the decisions. You don't know that to be the case, correct?

A. Okay. That's fair.

I do not know that he made every single, solitary decision.

But I can tell you, that for all the big decisions that I witnessed in that place from working there for two years, that Greg made the ultimate decision.

And if Daniel disagreed with him even, that they would argue it out or whatever and Greg would always triumph.

Okay. And so, again, just so we're all clear for the record, you know that about those decisions because you -- that Greg made, because you were either a part of those decisions or you were present when Greg was making them, correct?

A. Yes. And I was -- well, not -- I

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Page: 30 (108 - 111)

was not a part of them. So that's not -- that's an improper characterization.

I witnessed them, yes. And then -- and then I also was instructed not to go to Daniel.

I actually got in trouble via e-mail once for going to Daniel -- or copying him on an e-mail when it was Greg was supposed to be there. We were very -- Greg isolated us from Daniel very much.

- How much interaction did you have with Daniel Pipes while you were at the Forum?
- 13 A. Probably -- I mean, over e-mail? 14 A lot.

But he was in and out of the office. Hardly there at all. Because Greg was like, you know, ran the show.

Daniel Pipes specifically said that he likes to do -- you know, speak and write and read and research. And that he is not interested in anything administrative whatsoever.

Still, it's fair to say, is it not, that to the extent that Daniel Pipes is making decisions that you did not observe, you

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Page 112 wouldn't know that he was making them, correct?

Let's say this again.

I have watched Greg Roman make major huge, huge, decisions for MEF without the input of Daniel Pipes whatsoever on multiple occasions.

So Greg Roman ran the show.

Q. I understand what you're saying with respect to what you observed.

But if you didn't observe --

- I don't know what I don't know. A.
- Right. O.

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So you don't know whether Daniel Pipes was making decisions that did or did not involve Greg Roman, unless you were there to observe it, correct?

A. Correct.

However, I have witnessed on multiple occasions Greg Roman making decisions that Daniel Pipes had no knowledge of and still to this day Dr. Pipes has confirmed he had no knowledge of those decisions.

You say that in a way -- and I don't mean to read into your tone here, so if I'm Page 113

misreading you, then forgive me.

But you say that -- you give that answer in a way that makes me think that you are of the belief that Greg doing so, making those decisions without input from Daniel Pipes, was somehow wrong or improper.

Am I correct on that?

- I'm just stating the facts. Α.
- Okay. So for all you know then, O. sitting here today, Greg Roman making those decisions without Daniel Pipe's input may have been entirely in accordance with Daniel Pipes' wishes?
- Not true. Because Daniel Pipes A. had written an e-mail and said to us that he did not know about our health insurance, that Greg was doing -- that Greg was paying half of it.

18 And he wrote an e-mail to all 19 staff saying that he was unaware of this. He does not believe that -- he doesn't believe in 20 giving anybody benefits.

22 He thinks we are all adults --23 these are his words. We are all adults. We can make our financial decisions on our own.

And so then he retracted our ² benefits to only paying a third and then was going to phase them out. He did not know that.

He also did not know, and he put this in an e-mail as well, that Greg Roman spent \$400,000 on an e-mail -- I mean, on a new website platform.

Now, he knew we were upgrading the website. He didn't know how much was spent. When he found out, not only was he horrified, he told us all about it, that he did not know that that was there.

He has admitted to numerous things that Greg has done that he knew nothing about.

- Okay. So that's -- that-- I just heard you talk about two decisions that Greg made without Daniel's knowledge. 18
 - There were so many of them. I couldn't sit here and list them all day. We would be here forever.
- 21 But my question to you is more 22 broad than that.

You talked earlier about many decisions, lots of things that Greg Roman was

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doing without Daniel Pipes' knowledge, major decisions, huge things.

You've now named two that. according to you, based on what you heard from Daniel Pipes, you believe that Daniel Pipes was not aware of or disagreed with.

Are there any other major decisions that are of the type that you're referencing that Greg made without the approval, authorization or input from Daniel Pipes?

> MR. CARSON: Object to form. THE DEPONENT: I mean, there were others. You know, getting rid of employees comes to mind.

I can't give you specifics, because I don't remember all the details. But those were the two that I remember, like, because Daniel Pipes had such a negative reaction to it. Like they're the two that stick out in my mind.

But, you know, like, I can't recall all of them honestly. There's so

It's like how many times have I

Page 116 Page 118 eaten at McDonald's? Goodrob. 2 BY MR. CAVALIER: I mean, there's a whole list of So --Q. people. I don't know. So many. A. Okay. So from your perspective, Okay. So if I go back to the those people you just named, the project O. chain of command of the hierarchy that we were directors, they are -- they are your, for lack of talking about before, from an organizational a better word, equals in the hierarchy at the standpoint, Daniel Pipes is the president of the Middle East Forum? 9 Middle East Forum, correct? A. No, they're not. 10 10 Okay. Then I thought my question Correct. Α. 11 to you was, tell me the people, other than you, Q. And regardless of what you observed with respect to the decision-making who are at that tier of the hierarchy at the 13 progress, Daniel Pipes was Greg Roman's boss, Middle East Forum? 14 14 correct? I wasn't under that tier. A. 15 15 Correct. Kind of. Α. I was in a separate category all 16 Greg Roman reported to Daniel of my own, as I described to you before. I was Q. Pipes? Greg's assistant and so I reported -- and so this 18 was a reporting hierarchy. A. They were more like equals, but 19 19 Okay. Q. yes. 20 So I was his assistant; therefore, 20 Can Greg Roman fire Daniel Pipes Q. 21 if he wanted to? like -- like, the project directors have people 22 22 who report to them. Okay? A. No. You're right there. That's 23 I didn't have anybody to report to fair. 24 ²⁴ me. I was -- Greg Roman was my direct Q. Could Daniel Pipes fire Greg Roman Page 117 Page 119 1 if he wanted to? supervisor, because I was his secretary. I was his assistant. 2 If he wanted to, he should have. A. 3 Did he have that power? Q. O. Okay. So nobody was, like, -- I was in a A. Yes. 5 little category floating over there by myself. 0. So then they're not really equals, correct? Q. Okay. But you reported directly to Greg, correct? That's fair. Yes. A. 8 8 So below Daniel Pipes is Greg Q. Α. Correct. Because he was my boss. Roman, correct? Correct. 10 10 And the project directors that you Α. Yes. Q. just listed for me, they also reported to Greg? Okay. Is there anyone else at 12 Greg Roman's level below Daniel Pipes on that Correct. But they could give me 12 A. tier of the hierarchy? work. 14 14 No. A. Q. Sure. 15 15 Okay. So tell me the names of the And, like, they assigned me things people who were below Greg Roman in the corporate 16 and I was responsible to them, too. 17 hierarchy at MEF while you were there? So, like, -- so to say that, like, 18 Marnie Meyer, Mark Fink, Matthew ¹⁸ if I did something wrong to, like, or whatever 19 Bennett, Sam Westrout, Oren Litman -- Oren. with the project directors, then, you know, like, 20 Who else? I'm trying to think of they would have the ability to reprimand me. And then take it to Greg or whomever to whatever, 21 everybody's name. like to implement disciplinary action. 2.2 Winfield Meyers. I'm trying to 23 think of all the project directors. I mean, So they were above me. 23

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Q. Did you consider them your

there was a host of people. Thelma Prosser,

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superiors?

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boss.

- I didn't consider them my equals. A.
- O. Did you consider them your superiors?
 - A. Yes.
- O. Okay. Was Marnie Meyer considered a project director?
- Oh, no. She was Human Resources and Chief Financial Officer.
- Okay. And was she Director of Human Resources?
 - A. Correct, yes.
- O. So even though Human Resources isn't a project, so to speak, she was still, at least in your view, co-equal to the other project directors in the hierarchy?
- Correct. And she was above me. That's very much accurate, yeah.
- Okay. Okay. Did you ever have anyone reporting to you during your time at the Middle East Forum?
- Not until later. And reporting is like -- yeah. So Delany Yoncheck, Marnie and I had, like, split her for some time. Like, you Page 121

know, Marnie would get her for some financial things. And I would -- she would do some communicationy things and website, like, tasks for us.

And so, yeah, she reported to me so that, like, she didn't have to interact with Greg. But I wasn't technically her boss. Was just who was, like, somebody who was giving her guidance and using her, you know, -- using her work product to further whatever we were doing. Whatever directive, like, Greg needed.

Greg would be, like, tell Delaney to do this and so I would tell Delaney to do that. I'm like the middleman.

Okay. So help me understand a little bit more about that relationship.

You said you weren't like her

I mean, were you her superior within the organization?

- I guess I was -- yeah, like, if 21 you look at things like seniority, I guess I'm higher than her. 23
 - Q. And you could give her tasks to

do, right?

- A. Correct.
- Q. And if she did a poor job or refused to do them or what have you, did you have the authority to reprimand her?
- I only had the authority to tell Greg and then he would reprimand her.
- Okay. And generally speaking, had you done so, would he take that instruction and act on it?
- Α. I don't know what he would have done, because Delaney was a very good person. So I never had that thing. So I don't know.
- Okay. Who else, other than -well, I'll ask the question this way.

What was Delaney's role at the Forum when she was reporting -- I don't want to put words in your mouth.

When Delaney was doing work for 20 you, who -- what was her role?

Well, we were always trying to kind of, like, figure that out, because she was doing checks and things for Marnie and she was helping with, like, the donation side of things.

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And she was helping with the radio show and helping get articles placed and all that stuff.

- Q. Okay. Did she start as an intern?
- Yes, she did. Α.
- O. Was she ultimately hired for full-time work?
- I think that she got hired -- I don't really remember the specifics, but I think she got hired hourly.
 - Okav. Q.
- Α. I don't know if that's full-time, but hourly.
- Okay. Fair enough. Q. Is it fair to say that Delaney Yonchek was the lowest level of employee at the Middle East Forum?
 - I guess, yeah. A.
- Q. She didn't have anybody reporting to her, correct?
 - No. she did not. Α.
- Okay. Can you tell me the names of the other people at the Forum during your time there who were at Delaney's level, the lowest

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Deposition of Lisa Barbounis Page 124 1 level? I mean, it's, like, such a weird set up, because it's not really -- so it would be only really Katrina and Delaney, because, like, Thelma only reported to Daniel Pipes, but she didn't have the same authority as the project directors. Q. Okav. A. She didn't really report to anyone 10 else. 11 So, like, it's kind of like a strange thing. Like Judy Goodrob was, like, she does the Middle East Quarterly. And she doesn't really report to anybody but Daniel Pipes and 15 Greg Roman. 16 But, like, she doesn't -- but she's certainly not higher then, you know, --18 like she's not --19 O. She's not equal to Marnie Myers, 20 for example? 21 Yeah. Yes. Yeah. A. 22 Q. Even though she reports directly to Daniel Pipes? 24 Right. A. Page 125 1 Okay. So from what I gather from you, what you're telling me is the hierarchy at the Middle East Forum was not a neat, ordinary pyramid, with lines drawn from each level to the bottom. It was a little bit more scattered, so to speak, the reporting relationships? I guess. A. 10 Q. Okay. I don't know. I don't know. 12 Like, I don't know how to answer that. I don't know. I can't conceptualize it, so... 14 There's no right answer. O. 15 Again, I'm just --16 I'm not trying to give you a right A. 17 answer. Like, I guess. 18 Okay. You said Delaney was a good O. 19 employee? 20 Α. 2.1 What are -- so give me a sense of Q. that. Why was she a good employee? 22

There was things that Delaney did

as a young thing that were, like, you know, she

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would mess up on things or she would do something silly or here or there.

3 Delaney always tried hard, wanted to do the right thing, wanted to learn and be better. And she had great ideas sometimes.

And there were times where she would -- she would read every single article and she was just really, like, devoted. Like she wanted to do a good job.

Granted, it was her first job ever. So, of course, she's going to make mistakes and not be perfect. She was a good employee. She had a good heart. She was a good ¹⁴ kid.

Okay. By the way, just to be clear, we're all talking about these reporting relationships.

There's a distinction between who was reporting to Greg pre November 1, 2018, and post November 1, 2018, correct?

- A. We were all still reporting to Greg.
- Well, tell me what you mean by 24 that.

Page 127 So, for example, I was told that I wasn't to have communication with Greg and he wasn't my direct supervisor; however, I was mandated to be on these project directors calls where he would assign me tasks and, you know, still have to communicate with me. And everything really still flowed through Greg.

There was a point where I even called Daniel Pipes and I said, the staff is concerned. I remember where I was standing. I was standing by that white marble thing in the lobby. And I was talking to Daniel Pipes on the phone.

I said, the staff is concerned that you're still making all your decisions and Greg's still running the show.

And he admitted on the phone that, yes, I still take advice from Greg. I trust and value his opinions and we need Greg.

I mean, he was always there and involved and Daniel -- Daniel admitted that to me.

Well, of course. I mean, he was Q. still an employee of the Forum, correct?

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No, it was more than that.

Like -- it was more than that.

He was able to give directives and if those directives were not followed through or people complained about those directives or anything like that, it would not be Greg that was in trouble for us. It would always be us getting in trouble, because Greg gave us directives, even though he wasn't supposed to be supervising us.

- Was he giving them to you directly?
 - A. Yes.

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- Q. How?
- 14 On the project directors' calls, A. 15 over e-mail.
- 16 O. Did you consider yourself to be reporting to Greg during this time?
 - I mean, for all intents and purposes, Daniel -- like, there was plenty of times where I started reporting to Daniel Pipes for sure.

But I was still actually actively reporting to Greg Roman as well. I mean, he would say, Lisa, what's going on with the radio Page 129

show and blah, blah, blah. And like give me directives.

Or, Lisa, I need to you do this. Or, Lisa, how come the IW articles aren't going out. Whatever.

And it turns out, he was trying to trap me in that. And he gave a directive three months before that they weren't to go out.

So, yes, he was still very much actively involved and actively supervising.

- Did you have a problem with that?
- A. Yes.
- 0. Whv?
- Because -- because Greg would, you A. know, continue his -- the same harassing, awful behavior.

Like I just gave you an example. He was completely retaliatory and disgusting. And even then, like, I had to go to a radio show with him, right?

21 And he called us all usurpers. Or used the usurper thing, gave like this eye. And then he would still look me and be gross with me whenever I did see him. He's gross. He's a

terrible human.

And he continued to harass -- he tried to get me fired on things. He would say, Daniel Pipes, this isn't happening, blah, blah, blah.

And then like on a -- we would discuss one.

Here's the example. We would discuss something on the project directors' call, one of them was why the IW articles or newsletters or something weren't going out. I don't remember what the specific thing was. But it was with IW.

And so I said -- and so Greg's, like, yeah, it's fine, blah, blah, blah, blah. We'll make whatever decision.

17 And then Daniel Pipes was not on that phone call. And I had been on the phone 19 with Sam right afterwards, who runs IW.

And so then I get an e-mail from Daniel Pipes saying, how come the IW articles haven't gone out, blah, blah, blah, since you started, like, being in charge of putting them 24 out.

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And I said, it was -- and so I said, nobody did it before me. Four people have done this before me, never did, blah, blah, blah.

So I went to the person who got rehired, that who was in the office who did that. And he pulled up the e-mail and said, no, three months ago they said we're not doing this anvmore.

So Greg -- and he was, like, -and Daniel and Greg were both on the e-mail thread.

And so when Daniel pressured me on it, I said, it's on the e-mail thread that we weren't doing this. The whole thing was Greg is doing this retaliation.

He knew that Daniel wouldn't remember. And so he's like, Lisa's not doing her job, to get me fired -- even though that there was a directive not to -- there was a directive not to do what he was accusing me of doing.

And Daniel Pipes wouldn't have known about that. He said Greg came to him and said, it's come to -- Greg brought to my attention that you're not putting out the IW

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Page 132 1 articles. To the extent you know the answer, 2 you can answer the question. And I was, like, there was a directive from three months ago for us not to. 3 THE DEPONENT: Listen, I am not --And then Daniel Pipes left it alone and never I'm not gonna hear, like, take -- presume 5 contacted me about it again, because he knew that Greg -- Greg Roman's, you know, reasons that was true. for not firing me or firing me. 7 I do know that he engaged in So, yes, Greg Roman was still 8 retaliatory behavior to me non-stop and I making decisions. Still trying to get me fired. Still leering at me when he did see me. He was 9 know this because I experienced it. 10 still always inappropriate. 10 BY MR. CAVALIER: You told me earlier that in your 11 11 Q. Is every instance of disagreement O. view, Greg Roman was the one really in charge in that you've had with Greg Roman post November 1, 13 the Forum, correct? 2018, an instance of retaliation? 14 14 A. Correct. There's a perfect MR. CARSON: I'm gonna object to 15 the extent that that question is 15 example of that. 16 16 If he wanted you fired, couldn't argumentative and it's also misstating O. he have just fired you? 17 prior testimony. 18 18 MR. CARSON: Object to form. Do you really want her to answer 19 that question? Do you want to rephrase 19 THE DEPONENT: I don't know what 20 20 Greg Roman's motives were for not firing 21 21 me but there has to be cause and I was a MR. CAVALIER: I'd like -- if you 22 very good employee. 22 could answer, I'd like to hear your 23 BY MR. CAVALIER: 23 answer. 24 Q. What do you mean there has to be 24 MR. CARSON: I think the question Page 133 1 1 cause? is, is every time you disagreed with Greg 2 2 Roman an example of harassment or MR. CARSON: I'm just gonna 3 object. It calls for a legal conclusion, retaliation? 4 speculation. It's hypothetical. THE DEPONENT: Of course not. But 5 Objection. You can answer. this isn't the case of disagreements. 6 THE DEPONENT: What would he fire 6 He can say, hey, I don't think 7 that this should be worded that way and me for if I'm good at my job? There's 8 never been a performance issue. What 8 that's fine. That's not what he was 9 would be the grounds for firing me? doing. 10 BY MR. CAVALIER: 10 He was engaged in a campaign of 11 putting me -- like I said, in this In Pennsylvania, you don't need grounds for firing somebody. You can fire 12 particular example, with the project 12 directors' call, on the call everything somebody if you don't like the color of the tie 13 14 was fine. We had the conversation. 14 they're wearing. 15 15 MR. CARSON: Objection. Then he went to Daniel, said THE DEPONENT: Again --16 16 something different. Didn't give him all 17 MR. CARSON: Wait. Wait. Wait. 17 the information and with the intention of 18 THE DEPONENT: Go ahead. Seth. 18 making me look bad. 19 19 And then when I had the evidence Sorry. 20 20 MR. CARSON: I'm gonna object to back it up, Daniel Pipes let it go. 21 21 based on form. That is an instance of 22 2.2 It calls for a legal conclusion retaliation. 23 to what is and what is not an employee at 23 BY MR. CAVALIER:

will and the exceptions to that.

Q. Well, you said Daniel Pipes let it

Page 136 Page 138 1 go. I mean, he agreed with you that you didn't answer that question. do anything wrong, correct? 2 THE DEPONENT: Yes. 3 MR. CARSON: I'm gonna object. MR. CARSON: Was Greg doing that Argumentative. to get you fired? THE DEPONENT: Actually, I don't BY MR. CAVALIER: 6 know what he agreed to or didn't agree Okay. But you weren't fired? Q. 7 to, because after I wrote that, he never (No audible response.) 8 8 responded to me at all. MR. CARSON: We can't hear you, 9 BY MR. CAVALIER: Lisa. Say that again. 10 10 THE DEPONENT: Yes. But the issue went away, right? You weren't disciplined or anything? 11 11 BY MR. CAVALIER: 12 12 MR. CARSON: Objection. You can You weren't fired for this, O. 13 13 correct? answer. 14 14 THE DEPONENT: What are you gonna MR. CARSON: Or were you fired? 15 15 discipline me for if there's proof that I THE DEPONENT: I was not fired. 16 16 didn't do anything wrong? Actually, kind of. BY MR. CAVALIER: 17 I, mean they gave me -- the 17 18 Well, so I agree with you. 18 conditions were so terrible and so long, 19 19 But it sounds like you had a I, like, had to quit. I didn't want to 20 20 disagreement with Greg Roman. You brought the quit. 21 evidence to his boss and the issue went away. I loved the mission. I'm a 22 22 MR. CARSON: Object to form. mission-oriented person. It was in 23 Argumentative. Assuming facts not in 23 Philly. It was near my kids. 2.4 evidence. Misstating prior testimony. 24 I didn't want to have to go find a Page 139 Page 137 1 1 new job. Do you know how hard it is for You can answer. 2 2 conservative people to find a THE DEPONENT: That's what I was 3 conservative job in Philadelphia? Like just saying. You mischaracterized what I 4 almost impossible. I didn't want to said. It was not a disagreement. 5 5 It was, was this being done, how quit, I had to, because they were so 6 6 comes it wasn't being done. Sam said, freaking awful. we're not going to do this. We decided BY MR. CAVALIER: 8 8 We're talking about the issue we're not gonna do this. Then he went and said something about the radio show here. 10 10 completely different to Daniel Pipes. This was ongoing. This happened 11 all the time. And it wasn't about the radio There was not a disagreement. We didn't 12 12 show. You just mischaracterized it again. It disagree about anything. If he wanted me to put the articles out, I would have put 13 was about the IW articles. Okay. So let's talk about the IW 14 the articles out. That's not what 15 15 articles. You brought it to Daniel Pipes's happened. 16 attention. You mischaracterized that whole 17 17 You thought Greg was doing it, story. because he was trying to get you fired, correct? 18 18 BY MR. CAVALIER: 19 19 A. Correct. Well, I understand all of that. 20 20 But your testimony was that you Q. But you were not fired for that, 21 thought Greg was doing that to try to get you correct? 22 22 fired. MR. CARSON: Objection. Asked and 23 23 answered. Go ahead. Correct? 24 THE DEPONENT: Correct. MR. CARSON: Go ahead. You can

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BY MR. CAVALIER:

So the issue was then resolved favorably from your perspective, correct?

MR. CARSON: Objection. THE DEPONENT: You're mischaracterizing what I'm saying. Trying to get someone fired and it not

happening is still harassment.

BY MR. CAVALIER:

- I'm not talking about harassment. Q.
- Well, what are you talking about? Α.
- I'm just asking you whether the Q. issue was resolved favorably to you.

It wasn't resolved because nobody addressed it. Daniel Pipes didn't say, oh, I'm sorry, Lisa, that, like, -- you know, I got poor information. He just ignored me like I was nothing. That's how he treated everyone.

MR. CARSON: I also didn't say objection. Argumentative.

THE DEPONENT: Sorry, Seth. BY MR. CAVALIER:

23 Q. How do you know he just ignored 24

you? How do you know what he did? Page 141

Because he ignored me. He never brought it up again.

How do you know he didn't bring it up to other people and solve the problem?

He ignored me.

Then he should have said to me as a good leader, Lisa, I am sorry that this was brought to my attention in this way. You are correct. And I'll resolve it.

That's what a normal manager does. But they don't think that of you.

Like women there are beneath them and so they don't need to give you any explanation. They don't need to let you know that it's been taken care of.

And I said to him, I said, he's lying about me. And -- or what's gonna happen about that? And Daniel Pipes never responded. Never responded.

Do you agree with me that in a typical employee/employer relationship there are disagreements between employers and supervisors?

MR. CARSON: Objection.

THE DEPONENT: You are

mischaracterizing it.

BY MR. CAVALIER:

I'm not mischaracterizing anything you just told me. I'm asking you a general question.

> MR. CARSON: So I'm gonna object based on form, hypothetical.

You can answer whether or not in any normal employee/employer relationship there with be disagreements.

THE DEPONENT: Yes. There are -hypothetically or whatever you guys want to say, there can be -- there's often disagreements between employees and employers, yes.

BY MR. CAVALIER:

Q. Do you think Greg -- do you think Greg Roman was a difficult boss?

- I think Greg was a terrible boss.
- Okay. So with that said, can you give me one instance where you had a disagreement over work with Greg that you would not categorize as harassment or retaliation?

A. There's plenty. We disagreed

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on -- okay. So there was -- Greg and Daniel had ² wanted Tommy Robinson to come over in November. I think it was 2018 or '19. I think it was '19. No, '18. '18. 2018.

November 2018 they wanted Tommy Robinson to come over and do a panel at Congress and they asked me to help with his Visa.

And I had requested that Greg keep it under wraps so that we -- so that we wouldn't publicize it while I'm working on the back end to try to, like, work the back channels to help with this Visa application, you know, that -- that it not be public, because then both governments would get pressure from external people.

And we had a disagreement about that. And he decided to put the press release out anyway, that we were working on this Visa and that Tommy Robinson was supposed to come to this event in November.

We disagreed on that. That wasn't retaliation. That was structure. That was what, he, as the director, wanted to do. That wasn't retaliation. That was a different way of -that's a disagreement, a different way of wanting

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it to happen.

Okay. So what makes one -- let's O. just talk specifically about the issue you just described for me and the issue we just talked about a few minutes ago.

Okay?

MR. CARSON: So is there a question?

BY MR. CAVALIER:

Yeah. O.

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The question is, what makes one retaliation and harassment and one not?

> MR. CARSON: I'm gonna object to the form of the question. Calls for a legal conclusion.

To the extent you understand what the legal definition of harassment and retaliation is, you can answer.

THE DEPONENT: One, it's having a disagreement. And two is reporting untruths to me to the president of the organization, untruths about my work.

That's the difference.

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BY MR. CAVALIER:

Okay. So the fact that he told Daniel something you believe is untrue about your work makes -- makes --

Not that I believe it was untrue. It was untrue.

I understand that. But that's the distinction. That's what makes it retaliation from your --

> MR. CARSON: Objection. Again, it calls for a legal conclusion to the extent she understands the legal definition of retaliation.

BY MR. CAVALIER: 14

You can answer. Q.

That is the difference. He lied A. about me.

What intention -- what intention did he have to lie about me to his boss, when he 20 clearly understood the whole thing, because we had talked about it earlier that day on the project directors' call?

What was the purpose of lying ²⁴ about it to Daniel Pipes?

1 And these two events, based on what you told me, happened around the same time as one another?

A.

I thought you told me that the --Q.

November 2018 was the Tommy Robinson thing. And I think -- I can't remember exactly, but it was sometime before Greg Roman came back, you know, like -- not came back, but, like, was allowed to have his official title of director, although nothing changed before then.

So I would say it was probably between January -- because I didn't start doing the output of those articles until January.

So it had to be between January and March or April.

Okay. Did it upset that he lied to Daniel Pipes about you?

MR. CARSON: Objection. You can answer.

THE DEPONENT: Yes.

22 BY MR. CAVALIER:

Did you think about quitting? MR. CARSON: Objection. You can

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answer.

THE DEPONENT: I thought about quitting multiple times over the course of working at the Middle East Forum.

However, the reason that I stayed was because, like I said, there are not very many job opportunities for conservative people in Philadelphia.

It was close to my family. Close to my children.

And now that I was forced to leave, I have -- I live two-and-a-half hours away from my children so that I could get a job here, so that I could work.

BY MR. CAVALIER:

Did you tell Daniel Pipes that you believe that Greg's actions in this respect were retaliation?

> A. Yes.

Did you tell Daniel Pipes that you believed that his actions were retaliation that was a result of the complaints that you lodged against him in November of 2018?

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Page 148 A. I told Daniel Pipes on multiple occasions that I believed that Greg to be retaliating against me and he never responded.

Other than this incident that we're discussing, were there any other instances of retaliation that Greg Roman directed toward you between November of 2018 and May of 2019?

A. Yes, there were so, so many.

MR. CARSON: Same objection as before. Calls for a legal conclusion.

You can answer.

THE DEPONENT: There's so much.

BY MR. CAVALIER:

Tell me about them. Q.

I mean, I'll be here all day.

We'll be here into next week if I could, you know, clearly remember the specifics of all of them. I'm trying to remember another one.

But I had written to Daniel on 21 multiple occasions about it via e-mail.

I remember one time, and I don't remember the cause of it, but I said to him, I feel like that you guys are trying to, you know,

Page 149 like, -- like have a list of things that you can put on to, like, fire me about and none of them are true. And I keep coming back to you and telling you that, like, they aren't true. And I prove it. And then I don't hear anything.

And he didn't respond to that either. I mean, I went to Daniel, like, a bunch of times. Nothing ever happened.

O. I understand you're saying you went to Daniel a bunch of times.

My question to you is, you talked about one instance where Greg, according to you, gave Daniel incorrect or false information about you in your view in order to retaliate against you and try to get you fired.

> A. Correct.

17 Okay. Can you tell me about another incident that occurred during this same time window, between November of 2018 and May 19 20 2019, that Greg was retaliating against you?

> MR. CARSON: Objection to the extent it calls for a legal conclusion.

> > You can answer.

THE DEPONENT: Yeah, I believe

Page 150 that there were many more, because I remember writing e-mails. I just don't remember the specifics of exactly what they were. Honestly, I don't.

I remember writing multiple e-mails to Daniel in that time period and I don't remember the specifics.

If I had copies of the e-mails in front of me, I'm sure it would jog my memory.

BY MR. CAVALIER:

Is there anything else as we sit here right now that stands out in your head as being as of a severe level as that other incident that we talked about?

> MR. CARSON: Objection. Wait. Wait. Object to form.

THE DEPONENT: I actually remember there being a worse one than that and for some reason, like, it's escaping me now. I don't know why I can't remember.

But there was one that was worse and I was, like, I cannot believe this is happening.

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And I, for the life of me -listen -- and I remember being, like, angered by it. And I don't remember -- I can't tell you right now for some reason.

Maybe it will come to me in a couple minutes. You know how you, like, forget stuff like that once in a while?

There is one that I remember is worse and I'm trying to remember what it was.

BY MR. CAVALIER:

- That's fair. And if you think of it, I'd ask you to let me know and we can talk about it.
- Yeah, if it comes in, I'll be, like, oh, yeah, I remember. I promise.

Again, there was another one that ¹⁸ I remember being worse than that one. I don't know if that one is the one that's coming into my head.

Do you remember whether there were Q. disagreements that you had with Greg during this same time period that you would not consider to be retaliation, other than the one that we

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discussed before?

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MR. CARSON: Objection to the extent that, like the previous question, calls for a legal conclusion.

If you understand what retaliation is, you can answer.

THE DEPONENT: I believe so. I mean, like, you know, we would -- I would write drafts of things that would go out and then Greg would correct them. I wouldn't totally love it. I'd write back. Like those types of things. And they're normal.

BY MR. CAVALIER:

Okay. How would you describe generally your job -- well, strike that.

How were you feeling in general about your job at MEF during this time period?

You know, it's hard to have confidence in your job when people keep lying about your performance. And, you know, you start to feel really negative about, you know, being good at something when every thing is a freaking uphill battle.

Page 153 And, you know, they put me -because they didn't want me, quote, being Greg's assistant, they put me into a position, like, there's nothing really here else for you to do.

So if Greg's not gonna be the, quote, director and you can't report to him, we're either going to have to let you go or we're going to have to make you do something we have a need for, which was, you know, back end of the website.

I mean, I am not a technical person. I don't have experience in coding. I don't have experience on posting to back ends of websites -- or I didn't at the time.

And so it made me feel -- it made me feel, like, not great, you know. And I pride myself on being a really good employee. But I was learning as I go. And I was trying my hardest. But, you know, but the expectations versus reality.

21 And it's the same thing that Daniel Pipes had said to me with Ahman. They gave her -- they said, Ahman Patel -- and Daniel Pipes said this to myself directly -- that they

Page 154 gave her a position that they knew she couldn't do, so that she would go herself. And they were doing the same thing to me.

And I expressed that to Daniel Pipes. And he said to me, he goes, well, I knew about that situation with Ahman and that's not what we're doing to you. I signed off on doing that to Ahman.

But why would you admit to somebody that that's what you're doing to them? And really that's what it felt like.

They knew I didn't -- there was one point where, you know, where Greg was telling me -- I mean, this was right away, this was in January, that I should take a coding class and I needed to do this and this. And he would instruct me on what to do on the back end of the website. Sometimes it would be right and sometimes it would be wrong.

Daniel Pipes would say, well, why did this format look like this? I'm like, that's how Greg told me to do it. And then, you know, Greg would change his mind -- or change his mind or maybe he wasn't telling me directly.

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Like, they were purposefully trying to set me up for a job that I couldn't do. Of course it made me feel terrible.

- Okay. You just said earlier they said to you that, you know, if Greg wasn't around and you were Greg's assistant and there was nothing else you could do, they would have to let you go. Right? That's what you said?
- Well, because they didn't want to fire me -- he said this. He said, I don't want to fire you because you complained about Greg.
- But couldn't they have just easily fired you by saying, Greg's not around anymore, sorry, you're Greg's assistant, you don't have a job?

MR. CARSON: Objection.

17 Argumentative.

You can answer.

THE DEPONENT: Daniel Pipes said to me, you reported -- you reported Greg Roman for sexual harassment. We can't just fire you.

BY MR. CAVALIER:

O. Hold on a second. Hold on a

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Your testimony is that Daniel Pipes said to you, you complained about Greg Roman for sexual harassment, we can't just fire vou?

In other words, yeah. I don't remember what they were, but that was the intent of his statement, yeah.

And it was, like -- it was, like, when we were trying to figure out a job for me.

Are you layering your interpretation onto what Daniel Pipes actually said to you there?

> A. I don't know what that means. MR. CARSON: Objection.

Argumentative.

BY MR. CAVALIER:

Do you remember what Daniel Pipes actually said to you at that point in time? 19

It was along those lines. I don't remember verbatim.

But we were trying to figure out what to do and I said to him, I don't know how to do this. And then Greg said, Lisa seems

Page 157 resistent because in one text I said to him -- we were trying to figure out what for me -- like to do -- like what there was for me to do. And this was right -- this was, like, in January. Right after, like, Greg was removed.

And they decided to do the back end of the website. Well, Greg had to teach me the back end of the website.

And I remember him being, like, very argumentative to me. And maybe I should take a computer class in my own time.

And then I said, Greg, I don't know. This is all Greek to me. I'm just gonna wait for the instructional stuff from whoever I was taking the training with.

And then -- and then he reported to Daniel, because I said that it was all Greek to me. My husband's Greek, right?

But it's, like, all Greek to me. That I was going to wait for that, that I -- he didn't think that I was -- he told Daniel I wasn't fully invested in this transition.

And Daniel wrote me a reprimanding e-mail, like, are you? Because Greg says you're

Page 158 not. And if you're not, you know, willing -- of course I was willing to be a hundred percent on ³ it. But, like, it's something brand new to me.

And this was a repeated pattern.

Like this is all the time.

And, like, that's another example of him trying to get me fired.

Like, you know, -- he took what I said, it's all Greek to me out of context and then reported to Daniel that I was being -- what do you call it? I was being, like, insubordinate or I was being, like, not a team player. He was using it in negative connotation when it was like I'm gonna wait for the people to train me.

Because, A, I didn't want to also have interaction with Greg Roman when I was told ¹⁷ I wouldn't have to.

BY MR. CAVALIER:

Q. Okay. Well, I'm gonna come back to that.

But you just said -- you just said that you were told you wouldn't have to have interaction with Greg Roman, because you didn't want to.

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It's true, though, that you then truly thereafter asked for him to be brought back, correct?

> MR. CARSON: Objection. You can answer.

THE DEPONENT: I asked for Greg Roman to come back months later. And the reason that I asked for Greg Roman to come back is because Daniel Pipes was floundering with -- he's not an administrative person. He's not whatever.

And Matt Bennett had talked to me and he's like, Greg learned his lesson. I still talk to Greg.

You know, if, like -- we're looking for a director. Nobody seems to meet Daniel's qualifications. We're kind of spinning out of control here.

Daniel feels more secure with him. You know, maybe we should bring him back and let -- or you should make the -inquire to bring him back.

And Greg will be appreciative.

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learn his lesson and not subject you to the same crap over and over again.

And I was like that seems reasonable. If I did something wrong and I had a conscious and I knew I did something wrong, I would feel sorry and change my behavior.

But that's not what happened. He brought Greg back and he got worse.

BY MR. CAVALIER:

Q. I don't mean to be flippant here, but based on what you're describing to me it seems like for a company that's trying every which way to fire you, they're really bending over backwards to not fire you.

MR. CARSON: I'm gonna object. You're mischaracterizing her prior testimony. She never said the company was trying to fire her.

I'll object to the form.

²¹BY MR. CAVALIER:

Q. I'll expound on it.

You said with respect to this

website project that Greg went to Daniel and told

him that you weren't fully invested in the project in an effort to get you fired.

Is that an accurate description of your testimony?

A. Well, this wasn't, like, a -- this wasn't, like, a one-time thing that, like, -- if you tell somebody, like, they don't seem whatever, but it was -- he was -- Greg was doing these things over and over again to build up in Daniel's mind here that I was a terrible person, get what he ultimately wanted, was me out.

Q. Why do you believe that Greg would have had to engage in this kind of a campaign against you for something as simple as having you fired if he had so much power?

MR. CARSON: Objection.

Speculative. Form.

You can answer.

THE DEPONENT: Because Daniel

Pipes is -- I don't know honestly.

I don't know. But that's what was happening.

Okay. So even if he wasn't trying to get me fired, which I believe he was,

but what would be the point of constantly telling the boss false things -- like, you know, the president false things and taking them out of context over and over again?

Was that to, like, make me feel good? Was it to -- was it to harass me? Was it to get my fired?

It certainly wasn't for anything positive.

BY MR. CAVALIER:

Q. Maybe he's just a bad boss, no? MR. CARSON: Objection.

Argumentative. You can answer. THE DEPONENT: No, sir.

BY MR. CAVALIER:

Q. So, again, I'll ask the question in a different way that maybe will help you answer it.

So we have Greg, all powerful, within MEF, you know, the guy, the decision maker, master manipulator, as you called him, brilliant with respect to playing people off of one another and getting his way. And all of

these things that you've testified to in the past.

Why do you think he would have gone through so much trouble to try and get you fired instead of just firing you?

A. Okay. Wait a minute.

MR. CARSON: Look, I'm gonna object to the form of the question.

Calls for speculation. You're asking her to testify about what was in Greg Roman's head.

To the extent she knows, she can answer.

THE DEPONENT: Greg did not start that telling Daniel Pipes things about me at all until -- until we reported Greg.

So that was a change in his behavior. That was retaliatory.

He did not -- he was not that bad boss that you want to claim -- that you're trying to insinuate here before that.

He never -- he would only say good things to Daniel Pipes prior to -- to us

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Page 164 1 reporting him. 2 Then -- excuse me. I'm not 3 finished. BY MR. CAVALIER: O. Go ahead.

A. Then when -- then when we reported Greg and Greg was supposed to be not there or not reporting to us, that's when these instances kept coming in and coming in, coming in.

That didn't happen before.

Before that, Greg was hitting on me and being inappropriate with me and whatever.

That new behavior, okay, that retaliatory behavior began after we reported Greg

Before the meeting in early November of 2015, whenever Greg -- or 2018, I'm sorry, whenever Greg had an issue with your work performance, he would come to you about it, right?

A. No, actually. No. No. As a matter of fact, if he had any issue with what I was doing, he would usually tell Marnie to tell me, because he didn't want me to, like, not like

him or whatever.

I don't know what his reasoning was. That was an assumption. But, like, no, because I remember saying to Marnie, are you the Human Resources Director or are you my boss?

Because if Greg has a problem with my work, maybe he should discuss it with me.

Is it your testimony that prior to November 1st, 2018, Greg Roman never came to you with a problem?

MR. CARSON: Objection. Not what she said. You can answer.

THE DEPONENT: There were times where, like you characterized before, we had disagreements about things.

But I was always pretty good at my job. And there wasn't really any complaints. And I have no documentation in my personnel file of anything that I ever did wrong.

BY MR. CAVALIER:

Okay. But just like in any normal employor/employee supervisory relationship, you had issues about the work that was being done at

Page 166 certain times and you talked about it, correct? Is that accurate?

> MR. CARSON: Objection. Object to form.

THE DEPONENT: You are, again, mischaracterizing my testimony.

He said things that were untrue and twisted things that I said and sent them to somebody else.

When there were ever questions about my work --

12 BY MR. CAVALIER:

> O. Before --

I'm not finished. You're talking A. about the wrong time period here.

No, I'm not talking about any time O. period.

A. Can I just finish my answer?

Q.

As long as you're answering the question I asked.

I am trying to answer the question that you asked.

The question that you asked was --

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do you want to repeat it?

The question was, prior to the November 1st meeting, isn't it fair to say that like any normal employer/employee, supervisor/supervisee, you had discussions about your work?

> MR. CARSON: Object to form. Mischaracterization of prior testimony.

THE DEPONENT: And, again, I will say that the -- we are talk -- you are talking about two different things.

If he was unhappy with my work and he would say something to Marnie, it was something legitimate.

It was, I didn't do something fast enough. And it was legitimate.

What happened after

November 2019 --

BY MR. CAVALIER:

Q. That's not my question.

Excuse me. I'm not finished. A.

You're answering a question I O. didn't answer.

A. It doesn't matter. This is part

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Page 168 of my answer. And you know that that's okay and you're not allowed to cut me off. MR. CARSON: Why don't you finish this question and we'll take like a five-minute little breather.

MR. CAVALIER: That's fine, Seth. BY MR. CAVALIER:

The question was only about -- I'm O. going to ask you the question that you want to answer. But I'm trying to keep the record clean.

So, again, you talked about what Greg said to Marnie at certain points. That's not what I'm asking you.

It's a very simple question. And, I mean, you seem to be thinking I'm trying to trick vou here.

It's a very basic question.

18 Did you and Greg Roman, prior to 19 November 1st, 2018, ever have discussions about your work for the Middle East Forum? 20

- Of course. He's my boss.
- Q. Of course. He's your boss. After November 1st, 2018, he was

not allowed to have those discussions with you. Page 169

correct?

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He did anyway. A.

When? Q.

Via e-mail. For the normal

discussions about my work, okay, that was done on -- he was allowed to contact us during normal business hours and via e-mail.

So if he didn't like something that I did or he was unhappy with some of my work product he would tell me.

- Right. Q.
- A. He would tell me. Okay.

However, what he did that was different was make things up and tell Daniel instead of coming to me. That's what he did. He did both things.

The only thing that was new, the new behavior, was that he was lying to Daniel Pipes about stuff about me.

Q. Good. Then this is useful. This is why I am asking the questions. Now I understand where you're coming from.

So it's that lying to Daniel Pipes

between November 1st, 2018, and May of 2019, that

constitutes retaliation in your mind?

MR. CARSON: Objection. Object to form. You can answer.

THE DEPONENT: Yes.

BY MR. CAVALIER:

Q. Okay.

MR. CAVALIER: Do you want to take a break, Seth?

MR. CARSON: Yeah, I think just a little breather would help.

THE DEPONENT: Yeah, I have to go to the bathroom anyway.

MR. CAVALIER: Do you want to take 10?

MR. CARSON: Yeah, 10 minutes is good.

THE VIDEOGRAPHER: The time is 1:13 p.m.

We are off the record.

The time is 1:34 p.m.

(Recess taken.)

THE VIDEOGRAPHER: We are back on the record.

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Page 170

1 BY MR. CAVALIER:

Okay. When we left off, Ms. Barbounis, we were talking about the period of time between November 1st, 2018, and May of 5 2019.

6 During that time period, were you ever disciplined by the Middle East Forum? 8

- What do you mean by disciplined?
- Were you ever issued a written reprimand, for example, by the Middle East Forum for your employment?
- I was actually written a couple and then when I responded to them -- when I responded to them, they seemed to disappear, because I countered what they said, so...
- Okay. So when I asked you if you had been reprimanded, you said that you received them and responded to them.

What exactly are you talking

about?

Like, for example, Mark Fink wrote me a reprimand about attending the National Conservative -- the National Conservative ²⁴ Conference in Washington, D.C.

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Page 172 And he wrote this huge, whole long four paragraph e-mail to me about how I was told that I had to convey my political -- my political dealings or things like that with them, with the Middle East Forum, and I didn't do that.

And it had been brought to his attention by Daniel Pipes that I was -- attended this conference.

And so then I responded to that e-mail by saying, Daniel Pipes gave me permission. And I gave him the screenshots of the permission that Daniel Pipes gave to me.

And then he never replied to me either.

So that was a written reprimand, but when I showed him that I had already received permission from Daniel Pipes, nobody said anything after that again.

> Q. Okay.

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- So yes and no. A.
- Okay. So you call that a O. reprimand, that sounds like it was an e-mail questioning your employment performance in a certain area.

Page 173 A. That's why I said, what do you mean by reprimand? What do you mean by --

- Was there ever a written reprimand placed in your file regarding any of your employment activities?
 - A. No.
- Okay. Was your salary ever Q. reduced?
 - A. No.
 - Were you ever placed on probation? Q.
 - Α.
- 12 Q. Were you ever put on a performance 13 improvement plan?
 - A. No.
- 15 Q. Were your responsibilities ever reduced?
 - A. Yes.
 - Q. In what way?
- When -- so they had an employee 20 that had quit and come back. And Daniel hired him. And then they started reducing -- giving him most of my work and reducing my work. 22 23

And I had said something to Daniel Pipes about it. And he just said that -- that

Page 174 Gary, who got the work, was more accomplished in this area and so that they were -- they were giving him, like -- honestly, he been doing -that's who did our website for, like, 10 years, uploading the things as the MEF online editor.

He had been doing it for a very long time and so that he said that, you know, he has been doing this and we're gonna take it away.

And so then there were times where I said, Daniel, then, like, what I am going to be doing if Gary is doing all my work?

12 So, yes, my job and my 13 responsibilities were diminished, correct. Yes. 14

- This is the same -- the same website responsibilities you were telling me about earlier?
 - Α. Correct.
- 18 Did you have a problem with the Ο. fact that they were taking the website responsibilities and giving them back to Gary?
 - Yeah. I mean, I was starting to, like, understand it and enjoy it. And I always knew and I told Daniel in the beginning when he asked me if I was all in, I was all in.

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And I thought I was doing a pretty good job. Granted, there was a learning curve. But I wanted to forward the mission of MEF, so veah. 5

- Is it fair to say then that Gary O. was more experienced in that area than you were?
- Gary was more experienced, yes. That's fair.
- Is it fair to say that he had more skills in that area than you did?
 - Yes, he did. A.
- 12 And despite the fact that they took this responsibility away from you, again, your salary wasn't reduced as a result, correct?
 - This was in a very short time frame before I left, but yeah.
 - Okay. So that's a great point. When did this occur? Because, again, remember we're talking about November 1 through May 8th of 2019.
 - I don't remember when Gary got Α. hired.

Remember, I left in, like, August. But I don't remember when Gary got Deposition of Lisa Barbounis Page 176 hired, but it was a slow progression. Like they would give him a little and they would give him a little more, give him a little more. Okay. Q. And, you know, --A. Okay. And then just to be clear, O. at no time during your employment at the Middle East Forum were you ever fired, correct? 8 Was I asked to leave? No. Never. Α. 10 0. Okay. And you were never forced 11 to leave? 11 12 I was forced to leave. A. 13 O. Well, you were never told to 14 14 leave? 15 15 That's exactly what I said, I was 16 16 never asked to leave or told to leave. 17 Right. 18 Did you feel like you were doing a 18 19 19 good job with the website at MEF? 20 Like anybody else, there were 20 ²¹ times where I had doubt and I was upset with some 22 things, like, sometimes, you know, -- like anything that you're trying to learn and be good 23 24 at, there are times where you're, like, I suck at Page 177 1 this, I need to get better. And honestly there were times where I needed -- it was new. All new to me. I 4

never did anything like this in my entire life.

So, yeah, of course, there were plenty of times where I was frustrated and it was harder than expected or there was websites -- it got easier after we moved from one platform to another, but yeah.

- Do you think that the Forum had a legitimate reason for transferring those responsibilities to Gary?
- No, at that point -- by the time Gary got there, I was getting pretty good at 14 15 that.
 - But not as good as Gary? Q.
 - I mean, that's subjective. A.
 - Right. O.

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But you just told me earlier that Gary had more skills in that area and more experience.

Well, Gary had been doing it for a A. long time.

O. Right.

That doesn't mean necessarily just because he's been doing it a long time doesn't mean it's better, he's better at it. But I'm just saying, like, Gary had been doing it. And that's the excuse that they used. But like I said, that's subjective.

> Q. Well --

A. By that time, I was getting pretty good at it.

You're saying, it's subjective as to whether he was better at it than you, but it's not subjective as to whether he had more experience and more skills, correct?

Skills is relative, but more experience is accurate.

Okay. And to be clear, this is what he was doing for the Forum before he left, correct?

Part of it, yes. Yes. I will add he left because of Greg.

Why did he leave? Q.

He saw how everybody was being A. treated.

O. Was Gary being treated poorly?

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Page 178

No. Gary and Greg just constantly had -- I don't think Gary was treated poorly at all.

Gary and Greg just had differences in opinions of how things should run. And so Gary said, I like my way and so I'm going to leave.

Okay. Can you give me an example Q. of what you mean by that?

> That's all I really remember. A.

Okay. And yet he then decided to O. come back?

Yeah. He said he came back because he liked the mission and liked Daniel.

Everybody that does this work is mission driven. That's the kind of industry it is.

Does Gary have a Master's in Q. Middle East studies?

> Α. I don't know.

Do you know where he went to Q. school?

I do not know. A.

Do you know how long Gary has been

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A. I don't know much about Gary, to be honest.

- Q. Okay. How long did the Gary work for the Forum before he resigned the first time?
 - A. I don't know.
- Q. Okay. Do you think that the Middle East Forum giving Gary the responsibilities of the website back was retaliation against you?

MR. CARSON: Objection. Calls for a legal conclusion.

THE DEPONENT: I wasn't -- that was a Daniel Pipes decision. And I don't -- I didn't -- I don't know -- I don't know the motives behind that, so I can't -- I can't say what is or isn't.

At the time there were -- there were instances where it felt like that and there were times that it didn't. So I don't know. The answer to that is I don't know.

BY MR. CAVALIER:

Q. Do you have any reason to believe

or any factual information that would indicate that the decision made by Daniel Pipes to give those responsibilities to Gary was related to your complaints about Greg Roman?

- A. I don't -- I don't know.
- Q. Well, the question is whether you have any information?
- A. I don't know. Maybe if I scoured through my old MEF e-mails, I would remember. But I don't know. I don't remember.
- Q. So sitting here today, you're not aware that you have any information that would indicate that that decision by Daniel Pipes was tied in any way to your complaint about Greg Roman --
 - A. Again, I don't know.
- Q. Did that transfer of responsibilities to Gary have anything to do with your decision to quit Middle East Forum?
 - A. No.
- Q. Okay. Just pulling up a document. Give me one second.
 - Can you see that document?
 - A. Can I see the document?

I cannot -- I can see it. I can't read the writing on it.

Q. I can blow it up for you. But I just want to identify it first.

MR. CAVALIER: Can I have this marked as Exhibit A?

(Deposition Exhibit A marked.)

THE DEPONENT: I can't see what any of that is.

BY MR. CAVALIER:

Q. Yeah, I'll blow it up for you. I know you can't.

Let's just identify the document and figure out what it is.

So this is a text message change.

Do you know what I mean when I say a text message chain?

- A. Yes, I do. Yeah.
- Q. And let's just identify it for the record. See this number up top? See my cursor
- A. That's me. I see it. That's me and Delaney. I'm very. I understand?

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Page 182

Q. No, I know you get it.

But it's important for the record that we identify the document so it's clear what we're talking about.

Okay?

- A. Uh-huh.
- Q. So then it's fair to say this is a text message chain between you and Delaney, right?
 - A. Yes.
- Q. Starts, it appears, on May 29, 2019, and runs through June 2nd, 2019, correct?
 - A. Uh-huh.
- Q. Okay. To be fair, we'll start at the top.

This is dated 5/30/2019, from Delaney to you. You're talking about what, I don't know. Doesn't really matter, because I want to go down to this text message and talk about it.

Can you see that or do you need me to make it big?

- A. I see it. It's a picture.
- Q. Yes. So I'm gonna blow it up.

Page 186 Page 184 We'll identify the picture. of what they do, they cite that they are -- that they are affiliated with the Middle East Forum. So it's a picture file here. I'm gonna bring up --Whereas, like, -- so, whereas, an A. I think it's a picture of Ben employee would be subject to, you know, like, Baird, if I'm looking right. directives and things, like -- so what Benjamin O. So I will either ask you to Baird would do is he would write an article on confirm or I will represent to you, if you're his own time about his on topic, as long as it more comfortable with it, that picture there was, like, related to the Middle East studies or marked file name IMG_4311.HEIC is this picture, Islam or Islamism or anything like that. 10 which mark as Exhibit B. And then he would just say at the 11 11 bottom, the requirement is at the bottom for A. Yep. 12 (Deposition Exhibit Number B whatever work he does -- and that work does not 13 get checked by Daniel or Greg or anybody. marked.) 14 14 BY MR. CAVALIER: But then at the bottom he would 15 Do we agree that's the same say, you know, fellow at the Middle East Forum. 16 16 picture? Was he paid by the Middle East O. 17 A. Yep. Forum? 18 18 We talked a little bit about this I think he -- I don't know his O. Α. 19 picture in the last deposition. exact agreement. Some fellows were paid. Some 2.0 I want to ask you some more fellows aren't paid. 21 21 questions about it. Do you know whether he was subject O. to the Middle East Forum's policies and 22 Who is that in the picture? 23 Benjamin Baird. procedures? A. 24 24 When was it taken? O. A. I don't know. Page 187 Page 185 1 Whatever that date is -- whatever 1 Q. You said you don't know? 2 is the date on that -- 5 -- 5/30/2019. I do not know. A. 3 Okay. I think that's the date the Q. Okav. 4 message was sent. I'm not involved in his, like --A. you know, in his agreements. But to the best of your recollection, does that date seem like the date Where did he do his work for the you would have taken that picture? Middle East Forum physically? 8 At his home. 8 Sure, I guess. I don't remember. A. A. 9 Okay. Where is his home? Q. Q. 10 10 I mean. I remember that's when I Α. I believe in Ohio. A. 11 11 was at the -- an event in D.C. Okav. Q. 12 12 Okay. And Ben Baird was a Middle Α. It wasn't work for the Middle East East Forum employee, correct? Forum. 14 A. No. It was his work and then he 15 Was he a Middle East Forum Q. would -- he would have done that on his own. So he, like, -- I don't know how to explain this to 16 contractor? 17 A. Nope. you, because you don't seem to understand. 18 But, like, say he writes an 18 Did he do work for the Middle East Q. article for the Jerusalem Post. Okay? That 19 Forum? would be an article he gets paid for to do by the 20 A. He was a fellow and a contributor. 21 2.1 Educate me on the distinction Jerusalem Post. O. 22 His agreement with MEF is just 22 you're drawing between a fellow and an employee. that he says that he's affiliated with them. A fellow is like a grantee. They 23 can do whatever they want, as long as at the end That's what he did.

Page 188 Page 190 1 So it's not work for -- like, interview. And I don't even think I went in MEF Middle East Forum doesn't assign him work. capacity. I just went. They may now, because he's an 3 I don't understand the distinction employee now. But that's not what he was when he you're drawing there. You're saying -- you say you went was there. He would produce his own articles to the interview with him. He's an MEF fellow. and just say I'm affiliated with MEF. You're at this point in time Director of Do you know when he applied to Communications for MEF. become an employee at MEF? He also worked for another 10 A. I don't. publication. He was an actual employee of 11 another organization at the time. Q. Are you certain that he was not an 12 12 employee on May 30th, 2019? That's not how this works. I don't believe he was an employee 13 13 O. Right. 14 until after I left, because I remember him saying 14 But the interview that was set up to me later, oh, I got the job. I believe. 15 for him, it was set up with your involvement? Okay. And just to be clear for 16 16 I don't know that. I don't the record, this appears to be, what, June, July, remember that. August -- three months approximately before you But even if it was, there are 19 left? plenty of other things that, like, for example, 20 my old boss, Congressman Costello, asked me to A. It was May. set up interviews, too, right? 21 Q. Right. 22 22 Right. But he's never talking about Α. 23 Middle East studies or anything related. So he was not an employee of MEF 24 I don't remember what the topic at this time. Page 191 Page 189 1 Right. I understand that. 1 Ben was talking about either. Q. 2 But, like, if I did -- if I did But what I'm saying to you, this message that you sent was sent approximately that for somebody else, that's not in an MEF three months or so before you left the Forum? capacity. Like that would be, like, oh, you Yeah. Α. O. Okay. Did vou ever set up any know -- I do that for people now and it's not in interviews for Ben Baird? the capacity of my current job. 8 It's I have connections. We have 8 Yes. Α. Where? connections. And if somebody needs assistance, Q. like it wouldn't have been in an MEF capacity, I 10 With One American News Network. A. 11 don't believe anyway. Like I said, I don't know When? O. 12 the circumstances about the interview. I don't A. I don't remember the date. 13 O. What capacity did you set that remember. interview up for him in? 14 Were you the Director of Q. 15 Communications for the Middle East Forum at this I don't remember. I don't 16 point? actually remember if I actually did it. 17 17 I know I went with him, but I First of all, I was only Director A. 18 don't know if they asked to speak to him on their of Communications in name only and there's an 19 19 own or they asked me to find them someone to e-mail to that effect. 20 20 speak on the topic. Was your title the Director of

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point?

A.

O.

I don't really remember how all

on his own. But I did go with him there to the

He may have gotten that interview

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that worked honestly.

Communications at the Middle East Forum at this

Not internally, only externally.

Externally was your title

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Page 192 Direction of Communications for Middle East Forum at this point in time?

- Yes. A.
- O. Did you set up interviews for Middle East Forum fellows as the Director of Communications during this period of time?
- Occasionally. But I don't know if this is one of them.
 - Right. Q.

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But he -- Ben Baird is an MEF fellow, correct? Or was during this period of time?

- Is, yes.
- Q. Okay. So then how are you of the belief that this may not have been an interview that you set up through your capacity as the communications director for the Middle East 18 Forum?
 - Because I also set up interviews for Sidney Watson, who was unaffiliated with the Middle East Forum, at the time. And I didn't do it in my capacity as an MEF employee.

I also organized events for Jack Corsovek in another capacity as my Republican

committee woman thing.

I mean, there's plenty of ways that I do things outside -- advocacy outside that is unrelated to MEF.

But then there is related to MEF, Q. correct?

> MR. CARSON: Objection. THE DEPONENT: I just answered this. He was an official employee of another organization.

11 BY MR. CAVALIER:

> O. Right.

But those other people that you just mentioned as setting up interviews on your own time, unrelated to MEF, they were not MEF fellows, correct?

A. Rahiem Kasam is. And he's an unpaid fellow. He is.

And there were plenty of things that, like, he, you know, he wanted to talk to 20 people, even though Rahiem has more connections 22 than I do.

But if Rahiem Kasam, as a fellow, who doesn't get paid or whatever his situation

Page 194 is, decides he wants to set up his own interview somewhere else, if he doesn't want to use the MEF capacity, he doesn't have to.

So this, again, is -- may or may not have been in an official capacity.

And by the way, the date that you're talking about, this was for the National Conservative Conference. And I don't think this had anything to do with an interview. If I remember correctly, which, like I said, it's hazy.

- I don't even understand, what Q. doesn't have anything to do with an interview?
- The date of the text messages that you are showing me.
 - Yeah. Q.

We're not talking about the text messages having anything to did with an interview.

- 20 Α. Then why are they up on the screen? I thought that's what the line of the questioning was. I'm confused.
 - Well, we're going to get to the text messages. But we were just asking whether

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you set up interviews for Ben Baird as Director of Communications?

I don't remember. And my answer again to that is I don't remember if I did it as Director of Communications.

MR. CARSON: And also, just object to calling her Director of Communications when she testified that that was a title that she was permitted to use externally only and she was notified that she was never really a Director of Communications.

THE DEPONENT: Correct.

BY MR. CAVALIER:

- Why does the distinction matter to you as to whether you set this interview up in your capacity as Director of Communications --
- Because the whole point -- because the whole point is that they're acting like they did me some big favor and they didn't. Like they didn't do anything.

They were actually derogatory about the whole thing. So whenever -- you ²⁴ have -- in my previous depositions, you guys have

Page 196 Page 198 said to me, you know, well, didn't you get -as Delaney Yonchek was doing them, I supervised didn't you get a -- what is it? Like, didn't 2 her. you -- weren't you rewarded by getting a higher 3 So, yeah, I assisted in that many. position? But I wasn't. That's all fake. Correct. I'm not even talking about your You didn't draw the distinction O. there -position. Α. You did, though, before. Α. Oh, I did draw the distinction Previously. You personally did before. And so there. I did absolutely draw the distinction 9 that's -- that's what I'm thinking about. there. 10 MR. CARSON: Yeah, I also want to 10 You didn't say that I set up 90 11 11 just object to what -- the distinction interviews, some of which were in my capacity as 12 she's making is a factual distinction. Director of Communications for MEF and some of 13 So it's important to make sure the which were in my own personal time, for my own 14 record is clear. personal need. 15 For brevity -- oh, no, because 15 BY MR. CAVALIER: 16 16 The question is a simple one. that's not what I was saying. 17 It's why -- why does the And in my capacity, I did set up over -- with -- I said I assisted in setting up 18 distinction matter to you as to whether you set this interview up with Ben Baird that we're 19 19 90. 20 talking about in your capacity as an MEF employee I did not say on my own time. I 21 didn't even reference my own time in that, or not? 22 22 because this is not an own time thing. Because you asked me if I did as 23 23 And I still do stuff on my own an employee or not and I'm saying I don't know. 24 Okay. time and my job is aware of it, just like before. O. Page 197 Page 199 1 And so we're clear, though, in A. Okay. The distinction is one you that same resume, you listed your title as asked. Director of Communications for MEF? You said, did you set this up as an MEF employee. And I said, I don't know. And That was my outward title. 5 you asked me, how do I not know. So I explained Right. Q. 6 it to you. So it wasn't purely in name? 7 O. I didn't ask you how you didn't MR. CARSON: Objection. 8 Argumentative. know. But --9 THE DEPONENT: What was the word Α. You did. 10 10 -- you seem to place a great deal Q. you used? of importance on that distinction when I was 11 MR. CARSON: We all know what --12 12 you can answer. Go ahead. just --13 I'm just trying to keep the facts THE DEPONENT: Go ahead. straight, because you seem to be -- in my BY MR. CAVALIER: 15 opinion, you seem to be confusing a lot of So it wasn't purely in name only things. And you clearly don't understand how the 16 if you were using it for your resume. 17 17 process of the fellowship works. MR. CARSON: Objection. 18 Argumentative. Assuming facts not in 18 You did, however, submit a resume 19 to your current employer stating that you evidence. arranged 90 interviews for MEF personnel in your 20 20 THE DEPONENT: I certainly gained

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capacity as Director of Communications, correct?

So I said in there, and if you

Meaning, as I was doing them and

look at those words correctly, assisted.

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the experience of actually being a

Director of Communications. And so the

only way to convey that was the title.

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Deposition of Lisa Barbounis Page 200 BY MR. CAVALIER: Q. Right. And so you believed that you were qualified and entitled to use that title on your resume, right? MR. CARSON: Objection. THE DEPONENT: Well, if I put anything else, when the website said it, 9 even though Daniel Pipes didn't, 10 10 whatever, it would look inconsistent. 11 11 To the outside world, that's what 12 12 the title was. 13 13 BY MR. CAVALIER: 14 14 I understand that. O. 15 But you didn't put it on the 16 website --17 It doesn't seem that way. A. 18 You didn't put it on the website, Q. 19 right? 20 What? Α. 21 Your title as Director of Q. 22 22 Communications, you didn't --23 23 I actually did put it on the Α. 24 24 website Page 201 1 Q. Okay. Fair enough. 2 So the website, though, is not something that you send affirmatively to future potential employers, correct? Well, when they Google you and you come up --MR. CARSON: The question is, do 8 you send the website to potential employers? 10 10 THE DEPONENT: Sometimes. 11 11 BY MR. CAVALIER: 12 12 Okay. Fair enough. Q. 13 13 I'm just going to ask the 14 14 questions. 15 15 Do you believe your resume is an

accurate representation of your work history?

So then it's, at least in your

yourself as the Director of Communications to a

MR. CARSON: Objection.

opinion, it's fair and accurate to describe

Of my work history and my

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capability, correct.

future employer?

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Correct.

Page 202 Argumentative. The record speaks for itself. THE DEPONENT: I guess. Whatever

you want. BY MR. CAVALIER:

> It's a simple question. Q.

No. not.

MR. CARSON: She answered the question though.

She explained to you that she was not provided any -- anything but the ability to let people on the outside know that that's what her title was.

BY MR. CAVALIER:

Well, so taking your counsel's representation there, that if all it was was a fake title that you could let people on the outside know about, don't you think it was misleading for future potential employers if you were telling them that you were Director of Communications?

No. And I'll tell you why it A. wasn't.

MR. CARSON: Objection. You can

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answer though. Object to form.

THE DEPONENT: No. Because I did the work of a Director of Communications.

However, I didn't have the -the -- what is it called? The -- how do I explain this?

Like the capability to make executive decisions. However -- or be -or get a salary increase. Whatever.

But I did operate in that capacity as the only person in the whole office who was doing communications.

So while -- and here's the other thing. And it's not misleading, because when it's on the website as that and I would -- what would I have put as my title, right?

Because I didn't -- then I had zero title. So I would just write Middle East Forum with no title?

Like that was the agreed upon title to the outside world, even though I did not have the authority that a normal Director of Communications would have,

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Page 204 1 yet I was the only one doing communications in the office. BY MR. CAVALIER: Okay. So if I understand you correctly, they gave you the title externally. You were doing the work of a communications director. A. Uh-huh. You gained the experience of a Q. 10 communications director. 11 Correct. A. 12 O. You thought you were entitled to 13 use the title communications director to the outside world, including on resumes, and yet your testimony is that you believed that it was 16 nevertheless a fake title? 17 MR. CARSON: Objection. 18 Argumentative. 19 THE DEPONENT: You're 20 mischaracterizing fake title. 21 What I'm saying is, I have an e-mail from Daniel that says, you will, 22 23 to the outside world, be the Director of 24 Communications, yet internally, we know Page 205 1 that that is just -- I forget what his 2 exact words were. But it's in an e-mail. That was just -- that it's just for outside world purposes only. You have no authority in this organization. BY MR. CAVALIER: Did you get a bonus as a result of O. your --I did not get a bonus for being the Director of Communication. 10 Everybody there received a bonus and the bonus was received after that time I told you I talked to Daniel Pipes and I said, the staff is concerned that Greg Roman is still influencing all the decisions and making all the decisions.

1 lack of three employees.

Were you supervising Delaney Yonchek in your role doing communications for Middle East Forum?

Part of the time. And then Marnie A. was part of the time.

Just so we're clear, you are the Director of Communications in your current role now, correct?

> A. Correct.

Do you think that listing the fact Q. that you were Director of Communications for the Middle East Forum on your resume helped you get that job?

MR. CARSON: I'm just going to object.

I don't even know where you're going with this line of questioning.

She can answer your question. I'm going to object to the form. I'm going to object based on the fact that it seems like all you're trying to do is embarrass her and ridicule her and suggest that she lied to her current employer.

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I'm considering telling her not to answer the question. She's allowed to answer this one.

MR. CAVALIER: Actually, she is suggesting the exact opposite. But if you can answer the question.

MR. CARSON: You can answer the question.

THE DEPONENT: The thing that I did was, when I interviewed with Car McMichael for the Director of Communications position, I explained to her exactly all of this. All of this.

I explained to her what I did, what it was, the authority I had, the authority I didn't have.

So they were very aware of what it was. The reason that I actually got that job is because I was very good to my previous intern that works in Fred Upton's office and she passed along my resume.

And they had been interviewing Communication Directors for like three

And then Daniel Pipes' resolution to that was to give everyone a bonus for the extra work that they were picking up from the

And with Matt leaving and Stacy

gone and Greg nowhere to be found, and you

swimming around in administrative work, I said,

everybody is taking on extra responsibility and

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extra workload.

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Page 208 Page 210 1 months. And the boss said he liked my legitimately the Director of Communications for 2 the Middle East Forum? passion. 3 3 MR. CARSON: Object to form. You So, no, the title had nothing to do with it. My passion did. can answer the question. BY MR. CAVALIER: THE DEPONENT: No. Well, you don't know that the BY MR. CAVALIER: title had nothing to do with it, right? Q. No? 8 I mean, I'm not just talking Despite all that, when you were Director of Communications for Middle East Forum about the title. 10 form, that was a fake title. But now you're What I'm saying to you is this. You just said to me, I explained everything about Director of Communications --11 12 the title and my duties as Director of MR. CARSON: How many times are we 13 13 Communications for the Middle East Forum, going to go through this? 14 correct, that's what you said? BY MR. CAVALIER: 15 I explained that to Car McMichael, O. -- for Congressman Weber and 16 16 that's a real thing? ves. 17 17 A. Correct. Q. And yet they hired you, correct? 18 18 Correct. Because I -- because I MR. CARSON: Objection. She's A. 19 was capable of doing the work. Not because just 19 explained to you that the reason for her 20 testimony is because it's an e-mail she 20 because I had --21 21 MR. CARSON: The question was, did received from Daniel Pipes where he told 22 22 they hire you? Yes or no. her you're not really the Director of 23 23 THE DEPONENT: Yes. But it had Communications. 24 24 nothing to do --MR. CAVALIER: Okay. I just want Page 211 Page 209 1 1 MR. CARSON: That's just it. to make it clear. I just didn't 2 2 understand why you were --Done. Next question. 3 MR. CARSON: Well, it's because of BY MR. CAVALIER: 4 the counterclaims you guys filed. Q. Right. They hired you. And they made you BY MR. CAVALIER: 6 Director of Communications, correct? All right. Back to the exhibit MR. CARSON: Yes or no. you have on your screen. 8 8 MR. CARSON: You guys are accusing THE DEPONENT: Yes. 9 her of a breach of fiduciary duty. She BY MR. CAVALIER: 10 10 never had a fiduciary duty. She was a So why are you so insistent on calling this a hollow title at the Middle East 11 secretary. Forum, if you put it on your resume and you did 12 BY MR. CAVALIER: the responsibilities, you did the job, and it got 13 Do you believe that you never had 14 a fiduciary duty to the Middle East Forum? you another job as the Director of 15 MR. CARSON: Objection. Calls for Communications? 16 16 a legal conclusion. MR. CARSON: I'm going to object. 17 17 Why don't you read the counterclaims that Do you even know what a fiduciary 18 18 duty is, Lisa? you filed against her? 19 19 I'm going to object based on form, THE DEPONENT: Well, I did have a 20 20 calls for a legal conclusion. And she real estate license at one point. So, 21 21 can answer the question. yes, I do know what a fiduciary duty is. 22 2.2 THE DEPONENT: I don't know. And, no, I did not have a 23 23 BY MR. CAVALIER: fiduciary duty to the Middle East Forum. 24 However, I will say as an employee Q. Isn't it fair to say that you were

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Page 212 1 1 of an organization, people have some the objection on the record. moral responsibilities. BY MR. CAVALIER: BY MR. CAVALIER: 3 Did you have a sexual relationship with Ben Baird in or around May of 2019? Q. Did you have a duty of loyalty to the Middle East Forum? MR. CARSON: I'm gonna object. Objection based on the question is MR. CARSON: Objection. Calls for 7 designed to embarrass and harass. a legal conclusion. 8 8 Do you know what a duty of loyalty There's Federal Rules of Civil 9 9 Procedure that provide my client's sexual is? 10 10 proclivities are not admissible and, THE DEPONENT: I do not what a 11 11 duty of loyalty is. therefore, this question can only be 12 12 BY MR. CAVALIER: embarrassing. 13 13 Based on that, I'm gonna instruct Do you feel like you had an obligation to be truthful with the Middle East 14 14 her not answer the question. I'm gonna Forum about things pertaining to your employment? continue these objections. And I'll just 15 15 I believe I have an obligation to 16 note the prior objection from here on in. 16 be truthful at all times, so that would include BY MR. CAVALIER: 18 18 at work. I'm going to read you a quote from your prior deposition and I want you to tell me 19 Okay. I'm gonna direct you back to the exhibit we have up on the screen. if it's true or false. 20 21 Uh-huh. A. Quote, the only reason that I had 22 Q. What is this message here that's sex with anybody was because the Middle East dated May 30th, 2019? Forum damaged my freakin emotional state, end 24 24 A. It appears to be a picture. auote. Page 213 1 1 Q. Right. Is that a true statement? 2 2 And as we established it's a MR. CARSON: Objection. You can 3 picture of Ben Baird sleeping in what appears to answer whether or not that's true. be in a hotel room. 4 THE DEPONENT: That is something 5 I don't know if he was sleeping. that I believed -- yeah, that is A. 6 Probably just relaxing, but yeah. something I believed. Yes. Okay. And just, again, we don't 7 I think that MEF really put my 8 have to belabor this point. But you, for a mental state in a downward spiral. And I was, you know, unfortunately, looking for period of time, in or about May of 2019, 9 10 maintained a sexual relationship with Ben Baird, self-validation and worth through things 10 11 11 that were unhealthy. correct? 12 12 MR. CARSON: I'm going to object MR. CAVALIER: Counsel, it's 13 13 to the question and direct her not to clearly a relevant question. So I'm 14 answer it. going to ask it again. 14 15 15 MR. CARSON: It does not become THE DEPONENT: I don't know if I 16 16 maintained a sexual relationship -relevant because of that quote. 17 17 MR. CARSON: You don't have to MR. CAVALIER: It does. 18 18 answer the question. MR. CARSON: My client's --19 19 THE DEPONENT: I don't know MR. CAVALIER: I'm going to ask 20 20 actually. the question again. And if you instruct 21 21 BY MR. CAVALIER: her not to answer, we're going to call 22 22 Did you sexual -the Judge. O. 23 23 MR. CARSON: You can ask the MR. CARSON: Okay. We can do that question. Ask the question and I'll get 24

then. Let's call.

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BY MR. CAVALIER:

The question is very simply, and again, you've already spoken about this in your prior deposition. I just want to make it clear for the transcript.

Did you or did you not maintain a sexual relationship for some period of time with Ben Baird in or around May of 2019?

> MR. CARSON: I'm going to object --

THE DEPONENT: You keep adding a date to it and I'm telling you, I don't know. Because there were times where I hung out with Ben Baird and I didn't sleep with him.

BY MR. CAVALIER:

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Q. Okay. Then I'm asking, because --

I don't know the dates.

If you want to ask me if I've ever maintained a sexual relationship with Ben Baird,

> MR. CARSON: Lisa, wait. Wait. Let's do this right in the order.

We're not just screaming --

Page 217 THE DEPONENT: All right. Go in the right order.

BY MR. CAVALIER:

Yeah, I didn't ask a question, but that's fine.

The only reason I care about the date, is I'm trying to understand the context of this photograph.

Do you recall what -- what, where or how it came about that you took a photograph of Ben Baird in what appears to be the bed of a hotel room on or about May 30th, 2019?

Well, you can see from --

MR. CARSON: Object to form. What is that -- what are you asking her? How, where or when, is that three questions?

MR. CAVALIER: I'm asking her to describe the circumstances of this photograph.

MR. CARSON: It looks like she took a picture.

What do you mean the circumstances?

1 BY MR. CAVALIER:

The circumstances -- this wasn't -- you're not in the office when this photograph was taken, right?

Nor was I probably at work when that photograph --

I agree.

That's all I'm trying to figure out is the context in which you took this photograph.

I don't even know, because there A. were times I hung out with Ben Baird in a hotel room where I didn't sleep with. So I don't know, if that's what you're implying.

I don't know if I slept with him that time.

MR. CARSON: Lisa, listen to the auestion.

19 BY MR. CAVALIER:

Q. That's fine. I'm not asking you that.

I'm just asking whether you understand or know, as we sit here today, what prompted this photograph.

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1 And three times I said I don't A. know.

O. Okay. Did he know you took the photograph?

> A. Yes.

At the time? Q.

Yes.

MR. CARSON: Lisa, don't guess.

Do you know whether he --

THE DEPONENT: I know that he did.

BY MR. CAVALIER:

Okay. Did he know --Q.

Because I said, look how cute you A. look.

Okay. I'm gonna take down Exhibit Q. B and go back to Exhibit A.

I think I even sent him a copy of Α. the picture.

Well, if you did, you haven't produced that to us, so I will ask you to do that.

I said if I did. I might have A. even is what I said.

Page 220 Page 222 1 1 MR. CARSON: You have every you can derive the context then. 2 2 message she's ever sent. Okay. That will be helpful. 3 3 Why don't you take a minute and What are you talking about? O. I'm going to take you to the top of the 5/30 MR. CAVALIER: I don't have that 5 messages. one. 6 MR. CARSON: Let me put it like You can take a look. Let me know this. There are no messages Lisa has when I need to scroll. that we haven't sent you. A. Okav. 9 MR. CAVALIER: We don't have the Q. Just for the record, you're 10 talking about work here, right? Did you not send Facebook messages. 11 11 Delaney articles? THE DEPONENT: Yes, you do. 12 12 Correct. MR. CARSON: Lisa, stop. A. 13 13 When I would -- when you say --I thought that it was tomorrow 14 you asked us to please send us that, the that I was telling them. I don't know what that 15 15 answer is, we cannot send you anything means. 16 16 else, because there's no other evidence Okay. 17 17 No, I'm sorry. in existence that we can possibly get our 18 18 hands on that you -- that we have that Okay. you don't have. 19 19 Well, good. I didn't realize 2.0 20 MR. CAVALIER: She volunteered until now. 21 21 My bad. I was gonna do them on that she may have even sent it to Ben. 22 All I'm saying is, if she did, we the flight, but, of course, wifi was out. 23 23 didn't get it. Okav. 24 24 So if it exists --Daniel Pipes already hates me and Page 223 Page 221 1 MR. CARSON: If she sent it, you I'm drunk, so, okay, yeah. 2 2 would have gotten it. Oh, boy. 3 MR. CAVALIER: Okay. Okay. MR. CARSON: Never in my life have Okay. 5 Okay. I seen such broad discovery. 6 You guys still complain. It's BY MR. CAVALIER: hilarious. She's asking you here, just again for the record, to bring up her salary to Greg BY MR. CAVALIER: Why did you send this photograph and Daniel Pipes. 10 Is she looking for a raise or 10 to Delaney Yonchek? 11 something at that point? A. I don't remember. 12 12 What possible reason could you Probably. I mean, everybody Q. have had to send this photo Delaney Yonchek? asked -- everybody there was, like, always afraid to go to Greg and Daniel about everything. 14 I'm not going to speculate on my 15 15 reason from something that happened in 2019. And so I got asked to talk to 16 16 people about -- a lot about stuff. All kinds of I don't know if there was a 17 17 context behind it. I don't know if we had a stuff. 18 18 All right. And you were, at least conversation before. I don't remember. Q. 19 Was there anything in this text in part, supervising her at this point, so it 20 makes sense for her to go to you about her salary chain that would give you any idea what the 21 21 concerns, correct? context was? 2.2 It says, that was fast. You won't Like I said, everybody went to me 23 23 believe where I am. to get messages to them.

Q. Scroll up and look at it. See if

Q. Right. I understand that.

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Page 226

Deposition of Lisa Barbounis Page 224 But at least with respect to Delaney, she was reporting, at least in part, to you at this point, so it makes sense for her to say, hey, I got a salary concern? If you think it makes sense, then it makes sense. Q. Was she, in fact, reporting to you at this point in time? Partially. It could have made sense for her to go to Marnie or Greg herself. He was her supervisor. 11 12 Technically she reported directly 13

to him. but --

Okay.

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Okay.

Okay.

Okay.

So now we're back to the relevant O. piece.

I'm assuming here you say, that 21 was fast, you won't believe where I am, referring to the fact that you're with Ben, correct?

Correct.

0. Okay. And then she says, there

Page 225 were only six of them -- there were only six and two of them were obvious skips, referring to what you were talking about work-related above, correct?

Α. Correct.

Q. And she says, where, answering your question about where you are.

> Okay. A.

Okay?

Then you send a picture.

Okay.

12 Okay. So with that added context, sitting here today, do you know why you would 14 have sent Delaney Yonchek a picture of Ben Baird asleep in a hotel room? 15

16 I clearly said, do you know where 17 I am, so I clearly wanted her to know that I was 18 with Ben.

19 Why would you have wanted her to 20 know that you were with Ben?

I have no idea. Probably because we're friends and we talk about stuff.

Okay. Do you talk about your sex ²⁴ life at all?

Not normally, but there was no implication about sex there.

There were times we'd talk about her sex life, but --

> Pardon me? Q.

There were times -- I mean, friends talk about things, all kinds of things when they're outside of work but there were times.

I think there were times where we both talked about each other. She had a bad hinge date where it turned out three dates in that the person was a transvestite and she didn't know what to do and how to do anything about it.

So, like, you know, things happen in life.

Okay. Just to be clear though, I mean, you're not denying that this photograph that you sent to Delaney Yonchek of Ben Baird appearing to be asleep in a hotel room bed was entirely free of any sexual connotation, correct?

22 I actually -- if I'm correct, I think this is from the National Conservative ²⁴ Conference. Because I was off that day. And I Page 227

was trying to make sure that the articles were going out, if I'm not mistaken.

And I actually didn't sleep with him on this event. Now, did we hang out and was I in his hotel room when we went back in between things to like relax after we ate and stuff? Yeah.

But I didn't sleep with him at that conference, number one.

Number two, yeah, like -- I think that's when this was. If I looked up the date of the National Conservative Conference from 2019, I 13 think that's what this was.

Okay. But with that said, I mean, you're sending this to Delaney Yonchek without any of the context that you just gave me.

Do you think it would be fair for Delaney Yonchek to receive it and assume that there was a sexual context to it?

Delaney Yonchek would not assume stuff like that. I think she would just find it funny that I was hanging out with Ben Baird, because she used to think that Ben Baird was ²⁴ attractive.

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Q. Okay. So, again, I want to be very clear about this.

Your testimony here is that sending this photograph of Ben Baird asleep or apparently asleep in what appears to be a hotel room bed was just to show Delaney that you were hanging out with a buddy?

A. Correct.

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Q. Who you also happened to have a sexual relationship with at some point in time?

MR. CARSON: I'm gonna object based on before, but you can say yes or no to it.

THE DEPONENT: Correct. But I'm not here to, like, judge what Delaney's inference was.

BY MR. CAVALIER:

Q. I'm not asking you to judge what Delaney's inference was.

I'm asking you to tell me about the context, or lack thereof, in which this photo was sent?

- A. Which I just did.
- Q. So you don't think this text

message to Delaney has any sexual undertones or

context or anything?

A. If somebody sent that to me -MR. CARSON: Wait, wait, Lisa.
Let me just say this.

THE DEPONENT: No.

MR. CARSON: So I'm going to object based on the fact that that question -- I'm going to object based on the objection that this question has now been asked and answered about five times.

I think we're belaboring the point, to say the least, over a totally inconsequential fact that will never see the light of a courtroom, that is totally irrelevant, that is protected by Rape Shield and is just designed to embarrass and harass.

So, you know, I think we should probably move from the Benjamin Baird photo.

But, you know, you can answer the last question, I guess.

MR. CAVALIER: I'll just only note

for the record that I have absolutely no idea what Rape Shield laws have to do with this civil lawsuit, but --

MR. CARSON: Well, what they have to do is read the Federal Rules of Civil Procedure, which provide that in a civil or criminal case, you cannot make the witness' sexual proclivities -- you can't use that as evidence. That's what Rape Shield is.

MR. CAVALIER: Again, I'll say for the record that you can't introduce it as evidence out of the blue, but when the witness claims that all of her sexual --

THE DEPONENT: I didn't say all.

MR. CAVALIER: -- communications were directly caused by the defendant in the lawsuit, they are relevant.

But in any event, I'll withdraw --MR. CARSON: You don't get to decide thought that legally, do you?

MR. CAVALIER: I agree with you and neither do you.

MR. CARSON: No, actually we are

Page 231

the ones that get to decide that. That's exactly what we get to decide. It's totally within our realm of control what we present as evidence.

THE DEPONENT: Anyway, can we proceed?

MR. CAVALIER: I'll leave that to the Judge to decide.

BY MR. CAVALIER:

- Q. But in any event, do you think Delaney Yonchek could have been uncomfortable receiving this photo from you?
 - A. No.
- Q. You don't think that's a possibility? Why not? Why not?
 - A. Because I don't.
- Q. You're her supervisor sending her a photograph of a sleeping half-dressed man in a bed.
 - A. He's not half-dressed.
 - Q. Okay. He's wearing an undershirt. MR. CARSON: Well, you can see he's wearing a shirt. He's wearing pants. That makes him fully dressed.

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lunch break?

Page 232 1 So objection to form, assuming facts not in evidence. BY MR. CAVALIER: Strike the question. Q. The question is, do you think it was appropriate to send her this photograph? A. I don't think it was inappropriate. Okay. Did you know that Delaney Yonchek was deposed the other day in this case? 11 Sure. A. 12 Do you know she testified --Q. 13 I knew she was being deposed. I didn't know she was. Like, I knew she was going to be deposed. But I didn't know when or that it 16 happened already. 17 Do you know that she testified 18 during this deposition? 19 No, I did not know that. A. 20 MR. CARSON: I'm going to object. 21 The answer is, did you know? 22 THE DEPONENT: No, I did not know. 23 BY MR. CAVALIER: 2.4 Q. Now that you know, do you regret Page 233 send thing the photo? Of course. I don't know why she would have thought that though, so I'm a little miffed. But I am -- I'm sorry that she did say that feel way. Did you ever send photos of this type -- of this type, I mean of men who you had a relationship with to other MEF employees? Probably not, no. Maybe Tricia. 10 Me and Tricia shared -- we talked about a lot. 11 But I don't think so. I don't know. Maybe. 12 Q. Do you think this was a violation of MEF policy? 14 A. Sending a picture of a man? No. 15 MR. CAVALIER: How long have we 16 been going for, Seth? Want to take five? 17 MR. CARSON: Yeah, that's fine. 18 MR. CAVALIER: All right. Why 19 don't we just take five. 20 MR. CARSON: It's 2:30. We 21 started around 10:10. 2.2 MR. CAVALIER: Do you want to take

lunch -- do you want to take a legitimate

Lisa Barbounis v. Middle Eastern Forum, et. al. Page 234 THE VIDEOGRAPHER: The time is 2:23 p.m. We are off the record. (Lunch recess.) THE VIDEOGRAPHER: The time is 2:58 and we are back on the record. BY MR. CAVALIER: I'm gonna put Exhibit A back up on Q. the screen. Can you see that document? Α. Okay. So I just want to run you O. through briefly the rest of these -- the rest of this text message chain with Delaney. So you send the picture. She then says, oh my God, that's why you're in D.C. You say, I had a train home for 3:55. I missed it. Hence the drinking. She then asks, ha, ha, is he still as obsessed with you? Do you know what she meant by that? A. He had a crush on me. MR. CARSON: Object to the form. Opinion testimony. Page 235 THE DEPONENT: I don't know what she meant. But he had a crush on me, so that's what I assumed she meant. BY MR. CAVALIER: Okay. So you had talked about his crush on you before, correct? Well, I didn't talk about it before. I mean, he was clear and he told people at the Middle East Forum Gala that he had a crush on me. Multiple people. Not just me. So... So sitting here today, before May 30th of 2019, do you know whether or not you discussed Ben Baird's crush on you with Delaney Yonchek? Α. I don't know. Okay. And you respond yes, wants to have babies with me. I'm assuming that's you acknowledging the fact that he does, indeed, have a crush on you? Correct, he did. She says, shut up. Q.

You say, not kidding. It's not

I'm assuming the fact that he

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happening.

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that. If you want to keep going, we'll see.

If she was just asking you, is

this just a buddy-buddy relationship with Ben,

Page 236 Page 238 wanted to have babies with you -- well, Ill ask then she wouldn't have needed to ask whether it the question. Strike all that. was just-for-fun-type of deal, correct? 3 MR. CARSON: Objection. Wants to have babies with you. 4 Argumentative. Object to form. Was that literal? 5 THE DEPONENT: Like I don't know No, I --Α. 6 MR. CARSON: Objection. You can what her intent of that was. You know 7 what I mean? answer. 8 Clearly, you know, like with Ben, THE DEPONENT: It was clearly 9 9 it was -- he was falling for me figurative. That's why I said it's not 10 10 definitely harder than I was interested happening. 11 11 BY MR. CAVALIER: in him at the time. 12 12 BY MR. CAVALIER: Okay. But just to be clear, I mean, we're talking it was figurative on his part 13 13 Q. Right. 14 as well. And so she's referencing something 15 that she knows about, whether it was a discussion I mean, obviously you're being 16 16 figurative here, but at least as far as you know, with you, a discussion --17 Ben Baird never actually did want to have That's his assumption. That's not A. 18 18 children with you, correct? fact. 19 19 I mean, he pretty much told me he Q. Whose assumption? 20 was in love with me. So I don't know. 20 A. Yours. 21 21 Well, I'm asking you -- okay, so Okay. Delaney says, vikes. O. how did you interpret this comment? 22 22 You say, have a good vacation. 23 And then she asks you, does he 23 I just told you, I don't know. know this is just a fun-type-of-deal with him. 24 MR. CARSON: I'm just going to put Page 239 Page 237 1 the same objection on the record. You're correct? 2 asking her opinion about what someone Α. Yeah. 3 She's referring there to your else meant. O. sexual relationship with Ben Baird, right? BY MR. CAVALIER: MR. CARSON: Objection. Again, Does it make sense to you that if you're asking her opinion on what Delaney Delaney understood your relationship with Ben Baird to be one of friendship, she would ask meant. You can answer if you know. 8 whether it was a just-for-fun-type of deal with THE DEPONENT: First of all, I don't know if she's talking about the him? 10 10 sexual part or friendship or what. MR. CARSON: Object to the form of 11 But at that point, I had stopped the question. 12 12 sleeping with him, so it's clear that it THE DEPONENT: I don't know about 13 13 says it's not happening. you, but I had fun with my friends. 14 BY MR. CAVALIER: 14 BY MR. CAVALIER: 15 15 Well, it says it's not happening Q. Right. above, the fact -- the comment about having 16 But do you have friends that ask 17 babies with you, it's not happening? 17 you whether you have fun with your friends? 18 18 Right. It's not happening. MR. CARSON: Objection. A. But the question is, here -- I 19 19 THE DEPONENT: Yeah. O. 20 BY MR. CAVALIER: mean --21 2.1 I don't know what she meant by You have friends that ask you Α. Q.

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whether --

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Do you know how guys that are in

my life that I'm friends with and do want to have

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Deposition of Lisa Barbounis Page 240 a relationship with me and then people say, well, like, are you just friends with him or does he know that you're just, like, here to have fun and not, like, whatever. And I don't sleep with them. There's a ton. That happens quite often actually. Right. But she's not saying --Q. 9 That's your assumption. A. 10 Yeah. But she's not saying here, O. does he know that you're not gonna sleep with 11 12 him.

- 13 Do you know that's not what she 14 was saying? Because I don't.
 - Well, I know what she said.

MR. CARSON: The document speaks for itself. So let's move on.

THE DEPONENT: Yeah, what do you want to know? I don't know what her assumption was. I did not know what she meant. I don't know.

Go back up to what it said. Excuse me, you're scrolling too

fast. You want me -- I said I don't know

what he knows, because I don't.

BY MR. CAVALIER:

Q. Okay.

A. There's my answer. I don't know what he knows, because I don't know.

- So here you're going back talking about work, right? Forget this hell hole?
 - Forget this hell hope? A.
- Down here you correct yourself, Q. hell hole.
 - Oh, okay. Α.
- 12 Q. You're talking about MEF there, right?
 - Probably. I'm telling her to have fun on her vacation, forget this hell hole.
 - You go back to telling her about some other casual stuff.

Okay. But there's nothing in this text string where you refer to Ben Baird as just a friend, right?

MR. CARSON: Objection. Do you want her to read the entire thread to confirm --

MR. CAVALIER: I thought we just

did.

THE DEPONENT: I thought we just said that I said in there, I don't know what he knows.

And clearly I wasn't interested, at that time, in pursuing a full-time committed relationship with him.

BY MR. CAVALIER:

- We're not talking about a full-time committed relation.
- I don't know what you're talking about, because this is the stupidest text message I've ever read.
- 14 Q. Well, it's your text message 15 thread.

MR. CARSON: What's the relevance of any of this?

THE DEPONENT: I don't know.

19 BY MR. CAVALIER:

The relevance is I'm trying to ask you whether or not sitting here today, and under oath, your testimony is that you're not aware of whether Delaney Yonchek knew or did not know you were engaged in a sexual relationship with Ben

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Baird on or about May of 2019. 2

MR. CARSON: Objection. You're asking her what Delaney may or may not know?

MR. CAVALIER: Yes.

MR. CARSON: Okay. Well, if she knows what Delaney knows, then she can answer.

THE DEPONENT: I'll tell you this. I will tell you this.

Whatever day the Middle East Form Gala was, which was prior to this, Benjamin Baird had made his interest in me known, not just to me, to a bunch of people that attended the gala.

It was clearly known that he was romantically interested in me.

Does this signify that she thinks it's a sexual nature? Or does she think it's a crushy thing? Or that I just like the attention? I don't know.

But clearly I don't know if she thinks that I've had a sexual relation with him. I don't remember what she knew

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Page 244 1 or didn't know. that I do not believe from -- from these 2 BY MR. CAVALIER: text messages and from my recollection 3 Okay. And just to be clear, that I ever told her that I had sexual --Q. having nothing to do with these text messages, 4 like an actual -- that I had sex with just in general, did you ever have a discussion 5 Benjamin Baird. with Delaney Yonchek where you made it known to She knew there was romantic her that you were engaged in a sexual interest there. relationship with Ben Baird? BY MR. CAVALIER: 9 I don't think I've ever said to Okay. Who's Mike Yoder to you? her I had sex with Ben Baird. I don't think I 10 Mike Yoder, he is a lawyer and he 11 did. No. 11 is friends with Sidney, my friend, and he's my 12 That wasn't the question. friend, kind of. Q. 13 13 The question is --I actually don't know Mike much, 14 Well, then how else would it be A. but yeah. 15 15 clear? Q. Has he ever represented you in a 16 16 Did you ever have a Q. case? 17 17 conversation --He has done several legal things A. 18 I could tell her that I went on 18 A. for me. 19 19 dates with him. Who's Patrick Sandman? O. 20 20 Does that mean I slept with him? Patrick Sandman is another lawyer Α. 21 Well, that's what I'm asking you. friend of mine and he's also given me legal 22 I'm telling you, I do not think 22 advice. 23 that I ever told her that I had sex with him We'll come back to that. O. 24 24 On multiple occasions. ever. Α. Page 245 1 1 Did you ever say anything to her I have something to share here. that would lead her to reasonably believe that Just a second. I want to go to another document. Give me one second here to pull up you had sex with him? I don't know what she would Α. the document. reasonably believe or not. So I don't know. I'm just curious. I have a Okay. Do you think, based on the question for you, sir. conversations that you had with her, it would be MR. CARSON: Do you want to go off fair for Delaney Yonchek to assume that you were 8 the record? 9 engaged in a sexual relationship with Ben Baird THE DEPONENT: Yeah, I mean, just 10 at this time? real quick. I just have a question. 10 11 11 My understanding is --MR. CARSON: I'm just going to 12 12 object to the form of that question for THE VIDEOGRAPHER: Off the record 13 13 obvious reasons. 3:08 p.m. 14 The time is 3:09 p.m. 14 THE DEPONENT: No. 15 We are back on the record. 15 BY MR. CAVALIER: 16 BY MR. CAVALIER: That would not be fair if she O. 17 17 believed that? I want to wrap this up with you as well here, so I'm going to share this document. 18 18 MR. CARSON: Objection. Asked and 19 This is going to be marked as an 19 answered. 20 exhibit. I guess it's Exhibit C, correct? 20 BY MR. CAVALIER: 21 (Deposition Exhibit C marked.) 21 Q. Is that your testimony? 22 My testimony is --BY MR. CAVALIER: MR. CARSON: She just said no. 23 Q. I don't want to belabor this, so

THE DEPONENT: My testimony is

²⁴ I'm going to ask you to read -- first of all, can

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you identify this?

A. It looks like the House Resume Bank.

It looks like the House Resume

Bank.

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- Q. Would it help you if I scroll through it real briefly?
- A. It says what it is at the top. Resume Bank.
- Q. Okay. So I'm just going to slowly scroll this so you can get a sense of what the document is.

If you want to read any of it, which you're probably gonna want to do after I ask the question, that's fine.

But just for our sake here, this is -- this is, in fact, the resume that you submitted for your current position with the House of Representatives, correct?

- A. Incorrect.
- Q. Okay. Tell me why I'm incorrect.
- A. Okay. So there's what's known as a resume bank within the House of Representatives and members can go pull from there if they're

having a hard time finding an employee.

My resume was -- for my current position was never, like, obtained through this or anything like that.

It was sent from Stephanie DeMarco, who works for Congressman Upton's office, directly to Erica Lafave, who then sent it on to my chief of staff.

So my work doesn't -- my office doesn't participate in the resume bank for the U.S. House of Representatives and that is not where my resume or application came from my current job.

Q. Okay. Fair enough.

So your current job got your resume from a different source.

Was it the same resume that you submitted to the resume bank?

A. Probably not. I think that I submitted my resume to the resume bank earlier, but maybe, maybe not. But I think -- can you look at the date on that?

- Q. Sure.
- A. Yeah. I don't think that I even

applied to Upton's office until after that. So there's likely that there were changes to it, because I got my job in less than a week with interviewing, so...

Q. I don't follow you there.

Why would getting your job in less than a week with interviewing lead you to believe that changes were made to your resume?

- A. Because I'm constantly updating my resume and asking people for input and revisions and things like that. I mean, I do that all the time.
- Q. So looking at this resume here in front of you, can you identify --
- A. If we can go side by side and line by line, but it's probably generally the same. But I'm not sure that it's completely exactly the same.
- Q. What was your hire date for your current job?
 - A. August 19.
- Q. Okay. Does August 6, 2019, sound familiar?

A. I did not get hired on that date.

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I started my job on August 19th.

- Q. Okay. You started your job -wait. You're saying not August of '19, you're say August 19th?
- A. Yeah. That was the date of my hire. I started on August 19th.
 - Q. I understand.

Does it sound correct to you that then would you have gotten your offer to start that job on August 6th, 2019?

- A. I don't know about that. I don't know. I don't remember.
- Q. Okay. So nevertheless, regardless of whether you made changes to the resume that you submitted to your current position or not, you submitted this resume to the Resume Bank of the House, correct?
 - A. Correct.
- Q. Was it true at the time you submitted it?
 - A. Yeah, I guess.

What do you mean was it true?

- Q. Was everything in it true?
- A. Yeah.

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Page 252 1 Okay. And, in fact, you certified Q. It's all correct? here that all of the information in your resume 2 Α. Uh-huh. 3 is correct and complete and then in capital 0. Okay. I want to show you one letters it says here, I understand that any other part of it. falsification or omission of any information You probably can't read that. It's probably too small. constitutes grounds for any House of Representatives employer to not employ me or to I got it. It's my cover letter. A. 8 dismiss me from employment, correct? Q. 9 A. Correct. A. Uh-huh. 10 10 So you made an effort to make sure O. Can you take a look at that and 11 your resume was true and complete, correct? 11 tell me anything that you note that is incorrect? 12 12 I also just clicked buttons and None of it. A. 13 Well, I'd like you to read it for 13 didn't read any of that. But sure. O. 14 You didn't read any of this? the record to make sure that --MR. CARSON: Objection. 15 MR. CARSON: She wrote it, didn't 16 16 THE DEPONENT: No, I didn't. Who she? 17 reads that? You just sign -- you just BY MR. CAVALIER: 18 click the initials in the boxes and then Take a minute and read it and let you hit send. 19 19 me know if anything in there is incorrect. 20 Nothing's incorrect. BY MR. CAVALIER: 20 21 21 I'm gonna ask you about this Wall Okay. O. O. 22 Nobody does that. Street Journal reference here. A. 23 MR. CARSON: Can you guys hear me? Do you remember what that's in 24 24 MR. CAVALIER: Yes. reference to? Page 253 1 1 No. But here's how this works. THE DEPONENT: Yes. 2 2 MR. CARSON: Please listen for my So we have a --3 objections. MR. CARSON: He didn't ask how it BY MR. CAVALIER: 4 works. He just said, do you remember 5 Okay. So we now have your resume what it's about. 6 up that you submitted to the House bank. Yes or no, do you remember? I'm going to ask you to take a BY MR. CAVALIER: 8 second to read the summary and experience So how do you know it's correct? sections here. I know it's correct, because I 10 don't remember the exact article that we got A. Uh-huh. placed in the Wall Street Journal. However, when And I want you to tell me anything O. ¹² I -- even when I was not a communications in there that is not correct. 12 director in name only, when I was Greg's 13 MR. CARSON: We can't see it. assistant, we would have requests come in all the 14 Can we make it bigger? THE DEPONENT: I'm gonna have to time. And what we do is, we'd have requests come 15 in all the time but we also have a running 16 hold my thing up. MR. CAVALIER: How's that? Do you 17 spreadsheet in Monday.com that could be filtered through by type and organization. 18 need it bigger? 19 And from when I started helping 19 MR. CARSON: A little better. 20 Delaney with that, back in June of 2019, you can THE DEPONENT: You can scroll sort it and it will tell you -- it will sort it 21 down, please. and tell you every outlet. You can sort it by 22 BY MR. CAVALIER: outlet. You can sort it by author. You can sort 23 Q. Sure.

Correct. It's all right.

²⁴ it by whatever.

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Page 256 And so I went in and from the dates I started helping with that I calculated them all up. So that's how you got to 1128 Q. articles --

> Yes. Α.

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MR. CARSON: That's a pretty accurate way of doing that.

THE DEPONENT: That was actually from our report that Mark Fink asked me to write. And those are the numbers that I also submitted to Mark Fink for our general operating support.

That is correct.

BY MR. CAVALIER:

- Okay. So that's where you got the Q. number.
 - Uh-huh. Α.
- O. How did you then get the piece you wrote here, where it says from D.C.'s Influential Hill to the Wall Street Journal from the Washington Times to Foreign Policy?
 - Because they were all on the list.
 - Okay. So you went through the O.

Page 257 list and you saw that those names were on it?

- Yes. And because, like, I was overseeing Delaney as she would ask me how to write things, and so whatever was on the list was going through me or Delaney.
- Okay. So whether it went through you and Delaney, that, for you, was enough for you to list that as part of this 1128 articles?
- Absolutely. Because not only that, she would ask me how to pitch things, how to write things. And I would correct all her e-mails.

I was an integral part in helping me and helping Delaney and Middle East Forum get those things done.

And because she was your subordinate, right? I mean, she was doing that work underneath you, correct?

> MR. CARSON: Objection. That question has been asked nine times today. You can answer the question again.

THE DEPONENT: It was more collaborative at that point, because I had started that before -- when I was

Page 258 still Greg's assistant. Quote, unquote, assistant, yes.

BY MR. CAVALIER:

- Okay. But my point is, to the extent that Delaney is doing work placing articles that you're referencing here, to the extent she was working under you, it's fair for you to state on your resume that you helped place those articles?
 - Α. Correct.
- O. Okay. Do you have any specific recollection sitting here today what the two articles were that were placed with the Wall Street Journal during your time with the forum?

MR. CARSON: Objection. Asked and answered. You can answer.

THE DEPONENT: Clearly do not.

BY MR. CAVALIER:

- How about same answer for the O. Hill?
 - Α. Yeah, I clearly don't.

This was from what we wrote from the GOS report that I submitted to Mark Fink and I believe was used, so -- in our general

operating support thing.

So, you know, it wasn't questioned at the time and it certainly wasn't questioned

now. It was, like, our standard language.

Okay. But sitting here today, I mean, I want to ask a very specific, very narrow question.

Sitting here today, do you -- can you state with any certainty that you, in fact, placed or helped to place an article in the Wall Street Journal?

- Very likely. But I don't remember off the top of my head. What is the point of this? I'm confused.
 - The point is to find out --MR. CARSON: He's trying to call you a liar is the point. And the fact is you used a computerized system that seems to be infallible to come up with the numbers and so now he is looking for a way to continue calling you a liar.

I guess to the extent you understand what he is saying, you can

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MR. CAVALIER: Well, with that improper, inappropriate and ridiculous -- MR. CARSON: The questions are what's inappropriate. But we can continue.

BY MR. CAVALIER:

- Q. Do you need me to restate the question?
- A. No. Like I said, it was likely, like I said, how I got the number and the outlets were sorting it by date in our Monday.com source thing.

So those were from Monday.com in between those date ranges.

- Q. Do you remember ever talking to Daniel Pipes about any work with the Wall Street Journal?
 - A. I don't.
- Q. Do you remember ever talking to anybody at the Wall Street Journal about an article for the Middle East Forum?
- A. I remember reaching out to their staff to set up meetings and things like that, but other than that, I don't recall specifics.

We did this all the time, so I don't recall every specific time.

Like you said, there's 1100 there.

- Q. Well, I'm only talking about the Wall Street Journal.
 - A. I don't remember.
- Q. Do you ever remember reaching out to them at all?
- A. I believe I did reach out to them but I don't remember when.
- Q. Do you remember who you would reach out to?
 - A. No.
- Q. Do you remember speaking with anybody from the Wall Street Journal during your time at Middle East Forum?
 - A. Likely. I mean, like, I -- I speak with people -- like right now, Fox News, the lady just asked me for an interview on Fox News. I have no idea what her name was. I mean, I respond to interview requests all the time.
- Q. I understand that you're saying that it's likely that you did so, but what I'm asking you --

A. I do not remember. That is my answer for the tenth time.

MR. CARSON: It doesn't say -- the thing doesn't say she talked to people at Fox News. It says she helped with those --

MR. CAVALIER: I never said that it said that. It's just a question.

THE DEPONENT: Like I said, I don't remember.

BY MR. CAVALIER:

Q. Aside from your counsel's long-winded speaking objections, is there some reason, sitting here today, that you're finding these questions to be offensive?

A. No, I'm just tired, Buddy. I worked a 10-hour day yesterday and we're here talking about if I remember something from before, like, and I don't even remember the two -- the two people I talked to yesterday.

There's a guy that was just in my
e-mail just now, Mario Diaz, that was asking for
an interview with the Congressman. I can't even
tell you what outlet he's from.

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There's so many of them. So it's exhausting for you to keep asking me the same questions over and over again when I tell you I don't remember.

MR. CARSON: It's even more exhausting when it has zero, literally zero, connection why we're here today.

You're looking at the resume that was posted in a resume bank at the job she has now.

There's no connection with the instant matter. There's no connection with the counterclaims.

MR. CAVALIER: Fortunately I get to determine what I want to ask her.

MR. CARSON: Go ahead.

THE DEPONENT: I don't know.

MR. CARSON: Waste the whole day talking about something -- you know, it's just --

THE DEPONENT: Keep going.
MR. CARSON: It's really
offensive, because everyone here is busy
and we're wasting the entire day on

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Page 264 Page 266 1 1 questions that have nothing to do with the basis for including this information 2 2 the reason why we're actually here. was a computer program. 3 3 That's where you go, all right, So I guess we'll continue doing 4 next topic. it. 5 5 But instead we're here for another THE DEPONENT: There is a sexual 6 harassment case and now you're asking me 20 minutes talking about her resume for 7 about the Wall Street Journal. her current job and whether or not she 8 ever spoke with someone at the Wall BY MR. CAVALIER: 9 Street Journal. Ms. Barbounis, you understand, do 10 you not, that it's relevant to your credibility 10 MR. CAVALIER: Seth, we're here 11 when on the one hand you play up your 11 for 20 minutes, because you keep 12 12 experience -launching these soliloquies and 13 13 A. So you are trying to call me a objections. 14 14 MR. CARSON: That's absolutely not liar. 15 15 why we're here. But go ahead. MR. CARSON: Yeah. Exactly. Here 16 16 MR. CAVALIER: Not to mention when we go. 17 17 I ask a very simple, straight forward THE DEPONENT: I'm ready. 18 18 BY MR. CAVALIER: question, like who did you talk to there 19 19 You understand it's relevant to and I get a speech in response --O. 20 THE DEPONENT: Not an I don't 20 your credibility, if you are, in fact, playing up 21 your responsibilities to a future employer while remember. You kept asking me over and 22 playing them down to benefit your lawsuit, over again. 23 23 MR. CARSON: How much more do we correct? 24 24 You understand how that is have on the resume? Page 267 Page 265 1 MR. CAVALIER: However much I want relevant advance? 2 to get into. MR. CARSON: Objection. 3 THE DEPONENT: That's really Argumentive. 4 THE DEPONENT: You do professional, too. understand --BY MR. CAVALIER: Q. Where you say additionally I MR. CARSON: Lisa, wait. Don't arranged for 27 of our experts to be interviewed talk over me. 8 92 times by A-1 media outlets on both radio and 8 THE DEPONENT: Sorry. I didn't television, are any of those 27 experts Middle know you weren't done. 10 East Forum fellows? 10 MR. CARSON: No. You don't have 11 11 Yes. to answer that question. It's A. 12 12 argumentive. It has nothing to do with And where you say the connections this case. It's just designed to harass that you have made and maintained with members of 13 you and you don't have to answer it. the press over the years may be one of my biggest 14 contributions to effectively assist in forwarding 15 MR. CAVALIER: It's designed to 16 16 the members' objectives? respond to your counsel's improper 17 17 speaking objection. A. Correct. 18 18 Those connections to the press BY MR. CAVALIER: that you're referencing are connections that you 19 But you do understand that, do you Q. made during your work at the Forum, correct? 20 not? 21 Guys, you don't live in a bubble. 21 MR. CARSON: You're not raising credibility issues. You're showing her a I mean, I made connections with press. And I'm 22

resume where she said she helped on an

article. She told you the exact way --

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friendly with them.

Like, for example, I made a

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connection with the press in England and I still maintain friendships with those people and I was there on my own time. It had nothing to do with MEF. And so that I have maintained over the years.

When I worked in Congressman Costello's office, I made relationships with the press.

MR. CARSON: Lisa, it was a yes or no question. He said the connections made with the press were things that you did when you were at the Forum. The answer is yes.

THE DEPONENT: My point is -- my point is --

MR. CARSON: He didn't ask you for an explanation though. Just say yes or no.

THE DEPONENT: I want to get out of here, too. I'm sorry. Go ahead, go.

MR. CARSON: I guess MEF is insinuating that they own the press now, too.

BY MR. CAVALIER:

Q. I'm not insinuating anything. I'm asking you whether you made connections with the press at the Middle East Forum.

- A. Some of them, yes. Some.
- Q. Is there something about that question that you find objectionable?
 - A. Yes.

MR. CARSON: I do.

THE DEPONENT: I do, yes.

MR. CAVALIER: Why?

MR. CARSON: Because the question insinuates that the Middle East Forum has some sort of claim to the connections with the press.

THE DEPONENT: I agree.

MR. CARSON: What is the point of the question?

MR. CAVALIER: I would love to understand how the question, did you make connections with the press, has any kind of a connotation --

THE DEPONENT: Well, then what was your purpose for asking?

MR. CARSON: John, one of the Middle East Forum's claims in the trade secrets case is that Lisa Barbounis isn't allowed to share information about press contacts with other people.

THE DEPONENT: Correct.

MR. CARSON: They're literally claiming that somebody's e-mail address is a member of the press is a trade secret. It's ludicrous. It's absurd. That's the basis for being objectionable.

MR. CAVALIER: Regardless of what's going on in the trade secrets case, this question has nothing to do with that. It's a simple, straightforward question.

MR. CARSON: Let's just get through this. Yes or no.

BY MR. CAVALIER:

Q. Whether you made connections to the present during your time with the Middle East Forum?

A. Some of my connections were made during my time at Middle East Forum.

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Q. Okay.

MR. CAVALIER: I think this is Exhibit D.

THE DEPONENT: Okay. (Deposition Exhibit Number D marked.)

BY MR. CAVALIER:

Q. This is a text message chain. We can identify it. But I'll represent to you that it's a text message chain between you and Tricia McNulty.

Does that look correct to you?

And you can read through some of it, all of it, if you want to. I don't think you want to read all 77 pages.

But does that seem to be correct to you?

- A. Sure. I mean, I don't see where it says Tricia's name anywhere. Anywhere at all actually.
- Q. Well, do you have any reason to doubt my representation to you this is a document that we got in the production of this case?
 - A. Yes. You've done nothing but

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Page 272 disparage me intentionally over and over again. All right. So let's identify the

document.

Let me know -- well, I'll tell you what.

You can read it and you can let me know you feel comfortable identifying it as your text message change with Tricia McNulty.

- Okay. Slow down. A.
- 10 I'll note that this was produced Q. by your counsel.
 - Now it says McNulty. I said I didn't see her name. Now I see her name. Now I know who it's with.

Okay. Keep going.

16 Q. Can we now agree that this is a chain of documents --

> MR. CARSON: I can represent, too, that McNulty 207 is a Bates stamp that I put on the document and produced in the Patricia McNulty versus MEF case. And this does look like a thread that I produced.

THE DEPONENT: Okay. Then, yes, I

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agree that that's what this is.

BY MR. CAVALIER:

Okay. So you see here it's dated -- I'm gonna ask you about specific segments of this text chain.

Okay?

- Yeah. A.
- O. This first one is dated

November 3rd. I'll make it a little bigger for you, so you can see it easier.

And just so we're clear, on this text thread, Patricia is in blue and you're in gray, correct?

- A. Okay.
- Do you agree with that? Q.
- A. Sure.
- Okay. On 11/3/18 at 10:47 a.m., Q.

18 Tricia says to you, did you see that e-mail about 19 Monday morning. You say, yes, there's a couple 20 emogis.

She says, oh, God, I hate it.

You say, I know. I don't know

23 what is happening.

Do you know what that is in

reference to?

all.

Absolutely no idea. A. MR. CARSON: Look at the date. THE DEPONENT: Oh, the date. I would guess that would be our -that meeting that we had -- I'm guessing, though, still that that would be a meeting that we had about Greg Roman and

BY MR. CAVALIER:

- Okay. So as you best you know, O. this was in reference to the November of 2018 meeting, the all-hands meeting that's been referred to in this case, correct?
 - A. Okay.
- 16 0. Okay. Same day, you ask her -you send her a link to a D.C. Young Republicans 18 event?
 - A. Uh-huh.
 - Q. 2018 Holiday Gala?
 - Uh-huh. Α.
- 22 And you ask, want to go if we Q. 23 still have jobs?
 - Right. Α.

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- What did you mean by that? Q.
- Exactly what it said. Like, if we all don't get fired for, you know, ratting on Greg Roman.
- Did you think you were gonna get fired for ratting on Greg Roman?
 - Absolutely.
 - Why did you think that? O.
- Because Daniel Pipes was so entrenched with Greg Roman, like, you know, nothing -- like anything Greg Roman could do was, like, gold. And so they would, you know, -- he would always want to keep Greg over us.
- Okay. But just for the record, this November of 2018 meeting was the first time you ever voiced those complaints to Daniel Pipes, correct?
- Listen, you live in that atmosphere, you know what it's like. That's all I'm going to say.
- Well, I appreciate that. But that's actually not an answer to the question.
- It isn't? What was the question 24 then?

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Page 276 The question is, did you ever complain to Daniel Pipes about Greg Roman before the November of 2018 meeting? No. A. 0. So it's fair to say then that you

didn't know how he would react to a complaint about Greg Roman prior to that pointed in time?

- Well, my suspicions were confirmed when I did complain.
- I thought you told us that you were not fired as a result of your complaint?
- I wasn't fired. I sat there and sobbed after he came in my office and said, priests have been accused of more and get to keep their jobs.

So Greg will be staying. And then I -- he left and I walked into the middle room and I sobbed like a child uncontrollably where it was, like, the -- because I knew that it was only going to get worse from there.

And that nothing that we said made a difference with Daniel Pipes, because Greg was his whatever. Meal ticket. Equal. Whatever he was. His chosen child. I don't know.

Page 277 Did you tell Daniel Pipes that you wanted Greg Roman fired?

Yes, in the office. In my office. A.

Then come May you wanted him back? Q. MR. CARSON: Objection.

THE DEPONENT: We've already been over this.

I didn't want him back. And it was supposed to be a probationary period anyway. And then when people complained to Daniel, he again said it was us mooning.

Now, come on. Sorry. I didn't mean to be adversarial. This is the same stuff over and over again.

BY MR. CAVALIER:

- Did you still have your job at the time that the D.C. Young Republican's Gala came around?
- 20 A. We ended up not going. It was sold out. But probably. Probably in December.
 - All right. Moving to 11/4. Q.
 - Uh-huh. A.
 - Well, first, let me get this out

of the way.

November 3rd, 2018, you get a message from Tricia that says, Neil just sent me a text that says, hey, T-bone, how's it going.

Do you have any idea what that means?

She was probably talking about -like her current fiancee, they were -- they were in the beginning stages of dating around this time.

So I'm sure she was unhappy that he sent her a text message saying, hey, T-bone.

- Okay. You said, I hope you didn't answer. And then you say, I'm not signing this NDA. I haven't sent it yet, but --
 - And then I sent my response. A.
 - You sent your response to Tricia? Q.
 - A. Correct.
 - Okay. Q.

20 A. About what I was gonna write to 21 Daniel.

22 Did you ever end up writing that to Daniel?

> A. I did.

> > Page 279

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0. Okay. Can you describe for me what concern you had with the NDA that he was putting in front of you?

I know it's here on the screenshot, but I need you to describe it.

There was a new clause in there that would prohibit us from seeking an attorney in general.

And I didn't -- like and at that point we didn't even -- I certainly didn't want to engage in a lawsuit for a various amount of reasons.

And -- but I didn't like that he was taking the option completely away from us to have no recourse. Should I need to have recourse, I didn't have to.

- Okay. So you read the NDA at this Q. point in time?
 - A. The new one, correct.
 - Q. Right. You had a problem with it,

correct?

- A. Correct.
- And you voiced that problem to

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Daniel Pipes, correct?

- Correct. A.
- 0. And he then revised the NDA to account for your issue, correct?
 - Incorrect. A.
 - How is that incorrect? Q.
- He said he agreed and I didn't A. have to sign it.
- Q. So here a little further down, you say, Matt said just sign it, don't be stupid. They are doing this for Greg, not for us. But do we trust them? I just talked to Marnie. She isn't signing it either.

You're referring to Marnie Meyer there?

> A. Yeah.

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- 0. Okay. So you guys are all talking about this NDA at this point in time, correct?
 - Correct. A.
- 20 Q. And here you say Delaney doesn't want to sign it either. Obviously messages from them.
 - That's messages from Ovi. It's something to make her feel better. It's a joke Page 281

of some sort.

- Right. Who is Ovi? Q.
- A friend of mine from Australia. Α.
- It says here, tell Tricia to Q. message me.

Does Tricia know Ovi?

Yeah, so Tricia and Ovi, like, had talked on the phone a couple of times before, like -- like I had said, she had just started dating Neil at this point.

And before that, she was talking to Ovi to date him. And so he said, tell Tricia to call me again. Because they had, I think, stopped talking for a little bit.

- Okay. And he says here that he's interested, right? She's hot, blonde, eyes, smart. That's from Ovi?
 - Yeah. A.
- And you said you sent this to sort of make her feel better, correct?
- 21 She thought Ovi was attractive and 22 clearly he thought she was attractive.
 - Okay. Is he banned from entering the U.S.?

No.

Okay. So after some discussion Q. about Ovi, and then I just asked you about this earlier, but at 11:06 same day, 11/4/18, you say, all good, DP, I'm assuming that means Daniel Pipes, amended the NDA. I'm signing.

So -- correct. So apparently he said he took out that clause or whatever.

But then he also told me in an e-mail that I didn't have to sign it and I did not sign a new NDA that day.

- That day? Q.
- Or at all. Α.

I've never signed a new NDA from the time I got hired. I didn't sign the amended one. I didn't sign anything after my original NDA.

- Okay. Do you know if Patricia O. signed one?
 - A. I don't think so.
 - Do you know if Delaney signed one? Q.
- I don't think she did. A.
- Do you know if Katrina Brady Q. signed one?

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- A. I don't think any of us did.
- Okay. And as you said, here he Q. says later, we can't really tell, there's no header, but at the bottom, given it says Daniel, looks like you're sending Patricia a copy of an e-mail that Daniel Pipes sent to you about the NDA. correct?
 - A. Uh-huh.
- Okay. And is this e-mail capturing what you just described to me about the fact that you had a prior NDA, making the second NDA unnecessary, according to Daniel Pipes?
 - A. Uh-huh.
- 14 0. Same exhibit, a little further 15 down.

The next day, 11/5, out of the blue you say, I'm so ducking sad.

She says, why.

You say, I'm just so sad, I don't

20 know. 21

And then she -- she sends you a long text about what you're gonna do in the future in working with Daniel Pipes in a different light, where he can see that you do

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good work and solidify your importance to him.

What are you guys talking about there?

A. Exactly what it says. I was sad, having a bad day. She was, like, I think all this is draining.

She said, that's what you're left with. But I think it's going to only be up from here.

You're gonna get a fancy title you're proud of. You'll be immersed in content. Sure, not in the way you want. But this is a good stepping stone to that.

Oh, we were talking about my -- she was talking about me doing the web editing. And apparently at this time, this is before we discussed my title, they were talking about calling me the online editor.

- Q. Is that a title that you wanted?
- A. No.
- Q. Why not?

A. Because I don't do online editing. I don't edit websites. And I didn't even know how to at that point.

Q. All right.

- A. And it was sad.
- Q. Why was it sad?

A. Because, you know, I worked my whole life to write legislation. I went to school and worked previously to write legislation and do policy.

It wasn't to edit articles and take the HDML code and put it up on a website.

I mean, I went to a Ivy league school to do policy.

- Q. Were you doing policy in your job at the Middle East Forum?
 - A. Absolutely was, yeah.
- Q. So the policy part of it was what you were more interested in?
 - A. Uh-huh. Still am.
 - Q. Same exhibit, November 10th. I'll give you a second to read

²⁰ those two texts.

- A. Looks like me being upset over a boy.
 - Q. Do you remember what boy?
 - A. Given the time period here, it's

probably Daniel Thomas.

Q. Just for the record, that's McNulty 225, that page of Exhibit D.

Same exhibit on McNulty 241. On 11/20/18. Can you take a

second and read that text from you to Patricia McNulty?

- A. I don't know
- Q. I'm sorry?
- A. Yeah, I don't even remember what that's about.
- Q. Do you know what she was referring to when she said you saw her rolling her eyes at you while you were talking that day?
- A. I have no idea. I don't even remember this. Because I, like, never get in an argument with Tricia. Rare. I don't know what this is about.
- Q. You say here that you know that she's not happy with your behavior and the Danny thing.
- A. I have no idea what that means. I swear to God I have no idea.
 - Q. Is the Danny thing the thing you

Page 287

Page 286

i just mentioned about Danny Thomas?

- A. She just didn't like Danny Thomas anyway. She just always thought he wasn't good enough for me.
- Q. Okay. Do you know what she talks about when she references -- strike that.

Do you know what you're talking about when you say you know she's not happy with your behavior?

- A. No. I'm actually curious. I'm sitting here wondering what that would be about.
- Q. Okay. And she says here that she's hurting your feelings and you don't like it, correct?
 - A. That's what it says, yeah.
 - O. All right.
- A. I have no idea what this is about, so I'm gonna read what she says.
 - Q. Yeah, let's read what she says.
- A. This is a very strange conversation. It's not ringing -- it's honestly not ringing a bell.

It looks like I was talking a lot

about, like, -- like there was some time where

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somewhat frequently to London, correct?

I don't know the date of this

particular one. I know you had it, but I didn't

Page 288 Page 290 1 Daniel liked my writing and he would, like, send remember. it back with no, like, red edits. 11/20, yeah, about that. It was He's a sharp -- like, he's a like -- it was before I actually, like, started editor and when he writes, it's like -- you know, having a real relationship with Danny. Yeah. you get nervous. Q. Okav. And I was probably excited that I A. Not a real relationship. Like an wrote something that he didn't correct. And active relationship. maybe being braggy and she didn't like that Q. Okay. 9 behavior. That's what it looks like. MR. CARSON: I object to that 10 10 Q. Okay. And it also looks like question. she's mentioning that you only are ever talking 11 BY MR. CAVALIER: 11 12 about Tommy and Danny and Ovi and Cassandra and And just because I want to give 13 all these shiny people, she says. you a chance to fully explain, do you think you 14 That are so much more interesting. were only talking about being excited about the 15 Yeah, I think for, like, a time, relationship with Danny? 16 16 you know, like, with anything else in your life, Or were you also talking about the you talk about the new things that are going on. work that you were doing in London for Tommy? 18 18 So, I guess, that she was upset Probably -- I mean, like -- I 19 19 that I was talking about that and not whatever liked that work. 20 else. But like I said, when you have new things Q. And you were excited about it? 21 going on, that's what you talk about. Yeah, I was good at it. A. And she says here to you, London 22 22 Same exhibit. And for the record Q. is better, I get it. They are better, I get it. this is McNulty 276. A. I never thought they were better, 24 That was funny. A. Page 291 Page 289 1 1 by the way. Yeah, I'm assuming that was a Tricia is like my angel. And, joke, that Danny's midnight confessions thing? like, I think she's an admirable person that I Well, it was funny, because it's a A. look up to. So for her to feel that way makes me sex store. 5 feel sad. Right. Q. Okay. But is it then fair to But more relevantly 12/28/18, assume at this point that you were talking to you're sending her a screen shot. Looks like --Patricia a lot about the things in London that is that an Instagram screen shot? you liked? No. It looks like a -- maybe it 10 Α. I mean, I did like a lot of things is. I don't know. I guess maybe it is an Instagram screen shot. about London. 12 12 I'm like that, though. I just MR. CARSON: What are we talking 13 went to Texas and I just talked for an hour about about, this right here? 14 what I liked. Like, I just talked for months THE DEPONENT: The screen shot. 15 about what I liked about Texas and how much and It could be just from my phone. I don't 16 how great it was. know if that is. I guess it looks like 17 17 I do that no matter where I go Instagram. 18 that's new. I'm very excitable, you know. Happy 18 BY MR. CAVALIER: 19 19 person. Not that it matters. 20 20 Okay. This was during the period But in any event, this is a of time that you were traveling, at least, message that you got and screen captured from

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Jasmine Bishop, correct?

Yes.

Okay. And she's asking for a

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Page 292

chat?

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- She's always asking for a chat. Α.
- Q. Do you recall why you would have screen shotted that and sent it to Patricia?
- Well, because I knew it was Danny's -- well, at the time I knew it was Danny's ex-girlfriend, whom he has kids with, and she's reaching out to me, which was always a pain in the butt.
- Do you know whether this was the O. first time that she ever reached out to you?
- I don't remember the first time she reached out to me. Could have been before then. Could have been after. I don't know.
- And she responds, oh, geez, did you talk to her, question mark.

You said, not yet, but I will. She says, I'm dying to know what

she wants to talk about. She says, so bizarre all around.

21 So is it fair to say that at this point Patricia knew about your relationship with Danny and who Jasmine Bishop was?

> A. Yes.

> > Page 293

Q. Okay. Is that something you discussed frequently?

Occasionally. I mean -- here's the deal. I didn't engage in -- like, the first time I even ever, you know -- Danny tried to kiss me on October 23rd.

I remembered the date, because me and my mom had left the next day for England.

And then Danny was, you know, trying to court me, basically, over a certain amount of, like -- like months.

And it was -- it was refreshing to hear wonderful things about yourself over and over and over again.

15 And then I visited there afterwards. But there was no actual, like, relationship at that point.

But Jaz had always asked me about lots of things. She asked me if he was sleeping with other girls. She heard rumors that he was doing this and doing that. And, like, before she even asked him about a relationship with me, she came to me about other chicks. So, I mean, she's Q. Okay.

Like actually certifiable with a Α. diagnosis insane.

- So were you talking to Jasmine Bishop before you started a relationship with Danny Thomas?
 - A. Yeah, I think so.
- Okay. And just to tie this up. O. You're also sending Patricia the conversation you had with Danny about Jasmine Bishop's message here, correct?
 - Right. A.
- Q. And this is McNulty 277. And you're asking Danny, do you want me to answer her.

And he responds -- I'm assuming that's a typo, it says, yes, talk to her --

- That's how he talks. You talk to her, make her understand you're helping me with my development, PA to Tommy, et cetera.
- And then a little sweaty guy O. emoji?
 - That's a crying emoji.
 - Looks like he's crying out of his

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Page: 76 (292 - 295)

Page 294

scalp to me. 2

But I'll take your word for it. You certainly would know better than me. So why -- what does that mean?

He wanted -- like, so she's -- Jaz Α. was always so crazy and jealous.

I remember one time we were out with, like, Tommy. And this was before, again, anything happened.

And they weren't even together, because they break up and on and off again all the time.

That she made Danny show her his location and Facetime her immediately, so she knew exactly where he was. 16

He's like, we don't even live together. Like, I'm living in London. She was always just like that. She would threaten her own life and the kids and whatever.

So I was like, do you want me to talk to her, you know. And at this point, probably, I don't know what date this is, but we didn't like, you know, -- what date was this ²⁴ thing? Like, yeah, this is still November. I

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don't know when I went over there.

- End of December. O.
- Beginning of December. A.

Yeah, so, like, we weren't -- we didn't have a physical relationship at this point. And I really was trying to help Danny grow and be better as a person and, like -- yeah, I mean, that's all -- that's all accurate.

- You didn't have a physical relationship with Danny Thomas at the end of December of 2018?
- At the end of December I did, yeah, yeah, yeah. I thought this was dated November.
 - I think it's dated 12/28. O.
- A. Oh, I was looking at 11/20. Oh, yeah, so I probably did have a romantic relationship with him at this point.
 - Q. Okav.
- A. Again, I definitely did if that's the end of December, yeah.
- So he's saying, talk to Jasmine Q. and you know --
- A. Which I was doing all those

things. That's true.

Right. Right. Q.

But he's saying, talk to her and make her understand that nothing's going on between us.

Just calm her down. Because he A. was saying that she was, like, she threatens to -- and he's told me this on numerous occasions, that Jaz threatens to kill herself, that she threatens to OD, that she takes it out on the kids.

They both confirmed these things back and forth. I mean, this was, like, a whole unfortunate saga. But, like, Jasmine sent me pictures of her face and feet beaten to a pulp accusing Danny of it.

So, you know, she was like, I'm not staying with him. Blah, blah, blah.

Like, there were so many things that were involved in this crazy relationship they had that, like, you know, I just wanted her to have -- and in other texts. I even tried to help, say go get a job. If you reach out to these people, like, in your community, there's

Page 298 grant programs and there's this and that, like through England's social services program.

It can build you up and you don't need to rely on anybody. Like, I did nothing -there was times that she really infuriated me, but I would also still try to help this girl, because her situation was tragic. And this is when I was starting to realize how bad news Danny was.

> 0. Right.

11 And we talked about this during your last deposition. I don't want to belabor 13 the point.

14 But you just mentioned that sometimes she would drive you crazy. I think you said sometimes she'd make you furious. I mean, you guys got into it pretty heatedly at points, 18 yes? 19

- Do you know that she was already blowing up my phone and private messages last week? I didn't answer her. Like, that girl's crazy.
 - She reached out to you last week? Q.
 - Huh? A.

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- She messaged you last week? Q.
- She sent me, like, a request for Α. thing. I never responded.
- Okay. And at certain points, you guys made threats against each other, correct?
 - A. No.
- Q. All right. We can talk a little bit more about that.

But what I really want to know is, did it concern you at all that she was, as I think you put it, certifiably insane with a diagnosis, and was involved with this person who you had a relationship with? Did that concern you?

- It's called life. A.
- What does that mean? Q.
- I mean, like --

MR. CARSON: The question is, did it concern you? Yes or no. Did it concern you?

THE DEPONENT: No. He asked what that means. It didn't. That did not concern me. That's life.

| 1 | BY MR. CAVALIER: | 1 | BY MR. CAVALIER: |
|----|--|-----|---|
| 2 | Q. Did you ever have a concern that | 2 | Q. Are you gonna abide by your |
| 3 | she was going to hurt Danny? | 3 | counsel's objection? |
| 4 | A. No. | 4 | A. I don't remember the question |
| 5 | Q. Did you ever have a concern that | 5 | honestly. |
| 6 | she was gonna try to hurt you? | 6 | Q. The question is, do you think you |
| 7 | A. No. | 7 | overreacted? |
| 8 | Q. Did you ever have a concern that | 8 | MR. CARSON: Objection. Do not |
| 9 | she was going to try to hurt her kids because of | 9 | answer. |
| 10 | your relationship with Danny? | 10 | BY MR. CAVALIER: |
| 11 | A. It's all a lot of drama. | 11 | Q. Since she already answered, I |
| 12 | MR. CARSON: Yes or no. | 12 | don't think we need to belabor that point. |
| 13 | THE DEPONENT: I don't remember is | 13 | Same document. This is McNulty |
| 14 | my answer. | 14 | 291. |
| 15 | MR. CARSON: Did you ever have a | 15 | She texts you here. |
| 16 | concern that she hurt her kids, | 16 | Boo, I'm definitely going to start |
| 17 | because | 17 | looking, fuck this underappreciated bullshit. |
| 18 | THE DEPONENT: I don't remember. | 18 | In January 2019, do you know |
| 19 | I just said it again. I don't remember. | 19 | whether Patricia McNulty was actively looking for |
| 20 | BY MR. CAVALIER: | 20 | another job? |
| 21 | Q. Okay. So there were times when | 21 | A. I don't remember. |
| 22 | • | 22 | Q. In January of 2019, were you |
| 23 | A. Yes. | 23 | looking for another job? |
| 24 | Q. So if she was certifiably insane, | 24 | A. I don't remember. |
| 1 | Page 301 | 1 | Page 303 |
| 1 | what was the what was the goal that you had h | 2 | Q. A little further down you send |
| 3 | mind in lobbing those insults at her? | 3 | the I don't know what you want to call that, |
| 4 | MIR. CARSON. Objection. Are you | 4 | the |
| 5 | representing Jasmine Bishop now? | 5 | A. Shocked face. |
| 6 | THE DEPONENT: I have sometimes an | 6 | Q. The what face? |
| 7 | extraordinarily extraordinary drive to | 7 | A. Shocked. |
| 8 | defend mysen. | 8 | Q. Shocked face. Okay. |
| 9 | DI WIK. CAVALIEK. | 9 | A. That's a surprise face. |
| 10 | Q. Okay. Sitting here today, do you | 10 | Q. Surprise face, that works. |
| 11 | tillik maybe you overreacted: | 11 | And then you send her, looks like |
| 12 | MR. CARSON: Objection, | 12 | a photograph of a computer screen from someone |
| 13 | argumentative. Tou don't have to answer | 13 | named Will Chamberlain, sending you a friend |
| 14 | that. | 14 | request on Facebook. |
| 15 | DI WIK. CAVALILIK. | 15 | A. Uh-huh. |
| 16 | Q. What was the answer? | 16 | Q. So and then a laugh cry, |
| 17 | MR. CARSON: I'm instructing her | 17 | laughing emoji. |
| 18 | not to answer. | 18 | Can you explain to me what you |
| 19 | MR. CAVALIER: She already | 19 | guys were talking about there? |
| 20 | answered. I just | 20 | A. I have no idea. |
| 21 | MR. CARSON: I didn't hear her, | 21 | Q. Who's Will Chamberlain? |
| 22 | but I'm objecting based on the | | A. He's a reporter not a reporter. |
| 23 | question is argumentive only, designed to | 22 | He's like a lawyer and he owns a publication. |
| 24 | embarrass, ridicule and harass. | 24 | Q. Okay. And here she says, a very |
| | | - 1 | long, loud laugh, I guess you could call that. |

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Says, guess you couldn't have been that bad. And you say, it was bad in the morning.

What are you referring to?

A. Maybe the night that we hung out

- A. Maybe the night that we hung out on New Year's Eve and I got drunk and probably didn't like what I said or something. I don't know.
- Q. Did you have a sexual relationship with Will Chamberlain?

MR. CARSON: I'm instructing her not to answer that question, designed to embarrass and harass. No relevance.

MR. CAVALIER: We disagree on relevance. I think it's an improper instruction. But we'll decide if we need to do anything about that later.

THE DEPONENT: Okay.

MR. CARSON: There's only one reason to delve into her sex life.

BY MR. CAVALIER:

Q. Same document. McNulty 292. This is a screen shot of a conversation with Danny Thomas, correct?

A. Yeah.

Q. You say to him, I'm telling you right now, don't ever call me again and don't let me see you in Brussels.

He responds, I LOL.

You say, I mean it. You can keep the money.

- A. Right.
- Q. What are you talking about there?
- A. So right before Christmas, Danny Thomas sent me a text message and it is said, hey, and he showed me a screen shot of flights. And he's like, I need to ask a big favor. He said I need to ask a little favor. I said, it looks like a big one to me.

I said, what is it?

He said, I need to go to Germany with Tommy. And my Monday is coming in from Paypal and -- my money is coming in from Paypal, like from donations that he was getting from whatever he was doing. But he sent me a screen shot and said, see, it doesn't clear til here.

And I said, fine. I'll send it to
you, but make sure you pay me back on Thursday
when it clears. Because the thing said it

cleared.

Then that Thursday came and then he didn't. And then the next day came and he didn't pay me back.

So at this point I was thinking, I'm never gonna freakin see the money I lent him anyway, so just screw it.

Q. After that you say to Patricia, I'm so hot right now, I'm about to say, expect those dick pics any day.

What does that mean?

- A. I don't know what it really means. Hot means angry.
 - Q. Right.
- A. I don't know what I meant by expect those dick pics any day.

Oh, because he -- because that's how Danny would try to make up with things. He would try to send pictures of his thing, like, hey, baby, I want you, so...

Q. Okay. So explain then your text to Tricia. I'm not sure I follow how that relates.

A. Because that's what he does. It's

Page 307

Page 306

like a routine. It's kind of, like, you know how like if you were to fight with somebody and they have like a thing that they always do. Like Vasille will be like, you know, if I got in an argument with him in two days, he would get me, like, flowers from -- where would he get my flowers from? What do call it?

MR. CARSON: I would go with the guys gets you flowers versus sending you dick pics.

THE DEPONENT: Stop. You know what I am saying. But Vasille would get mad and he'd get me flowers from Whole Foods. And if we're fighting, I'd be like, I'd better expect those flowers, like.

That's just what that is. It's like a joke.

BY MR. CAVALIER:

Q. I see. I see what you're saying.
So you're not -- you're not -you're not saying here, like, hey, Danny, expect
dick pics any day.

What you're really saying is,

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Deposition of Lisa Barbounis Page 308 like, you're being and asshole and I expect you to apologize? Yeah. But I didn't even send it Α. to him. I sent it to her. But like that's the joke, yeah. Q. Right. I got it. Oh, and then she says, you can't do that, he's got hot pictures of you, too. But, like, I wasn't threatening that.

Okay. I mean, in fairness, though, if you continue to read down here, it seems like you're pretty angry, though, right?

Oh, definitely angry. I forget what I was angry about. But I was angry at Danny a lot, so yeah.

This is a continuation of that conversation with him. The deal is like, thanks, Babe. Sorry. Stop.

> Q. Right.

So you're saying -- you're making a threat to him here where you say, if you -- if you make me angrier --

- Oh, I'm gonna tell Jaz. Yeah. A.
- Right.

Page 309 And then you say to him, you have no right to treat me with disrespect like that after I've done fucking everything for you.

To your point he says, well, thanks, babe. And you say, don't fucking babe me.

You're having a go at me for someone talking shit.

Do you have anything -- does this help you remember what this dispute was about?

- I don't remember what that dispute 12 was about. Probably like him being on Snapchat and sending D pics to girls.
 - Do you know what you mean here when you say, I've done fucking everything for you?
- Yeah, I'll tell you what I did for A. 18 that kid.

Every time he needed help on 20 anything, Lisa, how does this video sound. He would ask me to, like, review his YouTube videos. 22 He would ask me for advice on everything.

He would, you know, like, ask me to help him with all kinds of things. Like, you

Page 310 know, hey, Lis, what do you think about this idea, what do you think about that? What do you think about -- how was that video? Can you help me edit this video?

Then, like, he wanted to interview these people in Paris and he started interviewing the people in Paris.

So then he gave me the footage to, like, help edit. So I edited the footage for him, like, as a favor, and he wound up never even putting it on YouTube.

Like so I did work for nothing.

Q. Okav.

A. I helped him all the time. And I counseled him and I would tell him, hey, you spelled that wrong, delete that. Or I would fix his tweets or whatever he needed.

I mean, over and over again I helped that kid.

Okay. And that that included O. helping him with money, yes?

Only that one time. That was the only time I ever helped him with money was -well, I also in Brussels, one time, because he

Page 311 was embarrassing me, I helped him with money.

But I lent him money there. And the only time I ever gave money -- or anything to Danny without expectation of return is when he had clothes and we were going out to dinner and he looked like crap. And I said, go get a blazer. I don't have time for this. I've got to get ready.

So that is the only time that there's ever been money between Danny and I.

A. And there is, you know, like -well, whatever.

(Deposition Exhibit E marked.) BY MR. CAVALIER:

This is a new exhibit. I think O. it's Exhibit E.

Can you read that or is that too small?

It's small, but if I get close enough, I'm getting it. If you want to enlarge it, though, that would be helpful.

We'll blow it up and take it in Q. ²⁴ pieces.

215-341-3616 transcripts@everestdepo.com **Everest Court Reporting LLC**

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Page 312

| 1 | A. Okay. |
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| 2 | Q. As you can see here, based on what |
| 3 | I'm highlighting, this is a production from your |
| 4 | phone. |
| 5 | A. Right. On What's App to somebody |
| 6 | in England. |
| 7 | Q. Whose number is this? |
| 8 | A. I don't know. I don't remember. |
| 9 | I don't know numbers off the top of my head. I'm |
| 10 | sure you'll tell me. |
| 11 | Q. If I represent to you that that's |
| 12 | Tommy Robinson's number, do you have any reason |
| 13 | to doubt that? |
| 14 | A. Probably not. |
| 15 | Q. Okay. You see here that these |
| 16 | conversations took place, with the exception of |
| 17 | the last one, on March 7, 2019? |
| 18 | A. Okay. I'm, like, getting down |
| 19 | here so I can read it. Can you move over though, |
| 20 | so I can read what the actual messages are? |
| 21 | Q. Yeah, actually I'm looking at |
| 22 | these now. They're from two different people. I |
| 23 | don't want to mislead you. So I want to be clear |
| 24 | here. |
| 1 | This number here, I'm gonna |
| 2 | represent to you that's Jasmine Bishop's number. |
| 3 | Does that ring a bell? |
| 4 | A. Yeah. |
| 5 | Q. Okay. And I want to represent to |
| 6 | you that these numbers here are from Tommy |
| 7 | Robinson. |
| 8 | Do you see that? |
| 9 | A. Okay. |
| 10 | Q. Do you see that distinction |
| 11 | between the two numbers? |
| 12 | A. Yeah, I do. |
| 13 | Q. So what I want to talk about are |
| 14 | these messages at |
| 15 | A. Uh-huh. |
| 16 | Q over here. So, again, you can |
| 17 18 | still see the numbers here, so we can reference |
| 19 | these first three as being from |
| 20 | A. I get it. Can you move over so I |
| | can read all the words? |
| 22 | |
| | sure you saw which numbers are which. |
| 21 | Q. Sure. I just wanted to make |

I get it. The first three are

²⁴ hers.

Lisa Barbounis v. Middle Eastern Forum, et. al. Page 314 MR. CARSON: Still can't see all the words. THE DEPONENT: Yeah. MR. CARSON: You got to move it over more. MR. CAVALIER: That's weird. You can see it on my screen. THE DEPONENT: There you go. Now you're good. BY MR. CAVALIER: O. Can you read the first three messages for me? Yes. But just so I want to be clear here, because I just read them while we here -- like I said, I read fast -- those messages, there are messages -- lots of messages missing in between and after them. O. Okay. Because I remember this conversation. Lots of messages missing in between them. Q. Right. And by the way, I'm not -- I'm ²⁴ not -- I'm not trying to represent to you that Page 315 these are a continuous stream of messages in any way. Okay? Well, but to understand these messages, you need the messages that correspond with them. O. That's fine. And we can talk about that later if we need to. But I don't think I need to do that to ask these simple specific questions. Okay. I note for the record, too, that again, these messages were produced to us in this way, so it's not that we are -- we didn't

manufacture this document.

We didn't set it up or create it this way. It's the way --

- They -- but you have the entire text string from these. Like Kep Secum does or whatever. And you have the ability to put these in correct context.
- Maybe. I don't know that I would agree with you there. But for the sake of this

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Page 316 deposition, this is the way we're gonna try to walk through it.

I'm just curious as to whether you know, looking at this, what these text messages refer to.

And specifically I'm talking about the first three -- again, not a continuous string. Three separate messages.

Do you know what they're referring

Yes. A.

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- What are they referring to? O.
- Jasmine was mad at Danny for Α. something, either it was me or a new girl or something. I don't remember the exact thing.

But she started to say that Danny stole money from MEF. This is a claim that, you know, she throws out there.

19 However, she throws lots of claims out there.

And so she was trying to say -and I said, be careful -- what I was trying to tell her was, like, be careful, because these are serious allegations. This is what you would hear Page 317

from the beginning of this conversations.

Be careful because they are serious allegations. She said something else. I don't remember what it was.

And here it says, and I didn't know about the money that he took from MEF until vou told me.

It was always in the back of my mind, because it didn't add up, the whole Vinny and you thing.

But he said you were crazy and would do anything to destroy him. And I wanted to believe him.

Now that I'm obligated to tell my work, what do I do? That's theft.

And so I asked her, which you don't see in here, for proof.

18 Give me something that I can go to my people about.

And then she said something -- to the fact about, like, the house or some money she referenced.

I said, that's \$7 he stole from

MEF then and Tommy. And I said, but -- I said,

Page 318 the one here says, but not that he got it from MEF money.

And so what you're saying -- what you're missing in between those two, not that he got it from MEF money, she was telling me about the apartment that they moved in -- like the new house that they moved into and that he got a car.

And then she walked back her claims. And she said, well, I just got off the phone with his mother. And apparently they gave him the money for the car. And I didn't know about that. I guess they didn't want me to know.

So this is me trying to get her to give me evidence, because it is, it's me trying to show her, like, yo, this is a substantial claim that you're making. And I -- and I would want, as a moral responsibility, to tell my employer about this.

But I need the evidence. And you're missing the part where I ask her for evidence and she walks back her claim.

What did you mean here when you said to her, it was always in the back of my mind, because it didn't add up?

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Because when the Vinny thing ² happened, remember? And we talked about this earlier. Vinny and this guy Jan, in the beginning, in June, had asked for payment for work that they did or didn't do and that was nevertheless.

And there were e-mails back and forth from -- or maybe it was e-mails or -- I don't know where -- where the messages were from. But they were in writing somewhere. Between me and Danny about, you know, just pay these guys.

And I had talked to Greg about it. And then -- and I said, Danny said, I spent -what he said to me at the point was, he was, like, you know, I put all the -- we were asking him to give, I think, 900 pounds to Jan -- I think those numbers are right -- to Jan and Vinny for whatever work or whatever.

I said, it's just worth it to make it go away. Whatever is left over, pay them.

And he goes, I already spent what's left over. So I told Greg he already spent what's left over. He doesn't have it left over. So you pay Jan and Vinny. And he did.

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Page 320 Page 322 But I didn't understand why he it's not in Jasmine's best interests to tell you didn't have 9,000 -- 900 pounds left over. that the father of their mutual children may have So -- but that's not 7,000. stolen \$7,000 from your employer, correct? Did you ever hear --That's 900. 5 And Greg knew that. He took that MR. CARSON: Object to the form of the question. extra money and that's why Greg and Marnie paid 7 You want her to speculate again him -- paid Jan directly. At the point in time here where 8 here? You can --9 you were conversing with Jasmine Bishop, was she THE DEPONENT: Did you ever hear 10 10 living with Danny Thomas? the saying there is no wrath as strong as 11 He's in and out of there so much, 11 a woman scorned? Α. 12 I don't know. 12 BY MR. CAVALIER: 13 13 O. Okay. They have kids together? I have, indeed, heard that saying. 14 14 A. He was not living there when I met Many times as it relates to this case. 15 So, you know, Jasmine was saying him. 16 16 Right. No, I know. crazy things about lots of people. Q. 17 But do you know if they were Jasmine, at one point, told me 18 living together in March? that she was going to make up lies about Tommy Robinson and go to the papers about them to get 19 A. I don't. back at Danny. 20 So I ask because it talks about --Well, that would cut off his you just talked about the fact that they moved 22 into a new house. income. But she didn't care about his income. 23 No. They moved into that house She cared about him cheating on her. And if he was still out working for Danny Thomas -- or apparently in June. 24 Page 321 1 working with Tommy Robinson, then he wouldn't be June of what? O. 2 June of 2018. home. Α. So at this point in time -- and by You said 2018? Q. this point in time, I mean March 7, 2019, you 4 Yes. Α. 5 hear this from Jasmine and you then message Tommy Okay. Q. Robinson, correct? And then -- whatever. And then he told me later that they moved into that house. Α. Uh-huh. But then he kicked her -- she Okay. And after saying a couple kicked him out a bunch of times or he left a things, you say, I'm going to walk away from all 10 of this. 10 bunch of times. 11 I recently found out some I mean, they were in and out all 12 potentially messy things. And I have to deal the time. I think they get their furniture from a charity shop and they live hard. with demos MEF and I have to back away until I 14 14 And as a matter of fact, that was figure it all out. 15 one of the insults that you threw at Jasmine A. Right. Bishop at one point? And I tell MEF, which I think I'm obligated to, it's not good. Plus I have Jaz 17 A. Probably. 18 18 harassing me. I'm out. Jasmine and Danny have kids Q. 19 19 together, right? A. Okay. 20 So at this point you brought up A. Yeah. Three. O. the potentially stolen money to Tommy Robinson, 21 0. And like you just said, they live 22 correct? hard, right? 23 23 Correct. Yeah. A. A. Okay. So you thought -- you, at O. So is it fair then to say that

and a nod.

Page 324 Page 326 1 least, thought enough of the allegation to raise So we're aware of that. 2 it with him? Is that what you're talking about? 3 MR. CAVALIER: Are you also aware Α. At the time. 4 that Danny Thomas has stated clearly and If you look at the date stamps, I 5 mean, it's the same day. unequivocally that no bribe or other 6 Q. Right. compensation was offered for any 7 I said, I don't know until I testimony in this case? 8 MR. CARSON: Yeah, no, that didn't figure it all out, because she walked back her 9 comments and I have to look into it. happen. 10 10 MR. CAVALIER: Okay. Right. O. 11 11 So how did you look into it? MR. CARSON: Yeah. And you show 12 12 She told me that she would send me me -- you show me a statement in this 13 bank documents and statements and she never did. case where Danny Thomas admitted to it. 13 14 14 Did you -- so she didn't send you That's not part of this case. 15 this stuff. THE DEPONENT: Anyway, to your 15 16 16 But did you look into it in any question, I still do not know if that 17 money was taken. other way? 18 18 Well, I questioned Danny. And I have no evidence that it was Α. this was part of the reason that I was 19 19 takenI have no proof. And I would love questioning Tommy, did he know anything about it. 20 to see evidence if that was the case. 20 21 21 I asked Danny himself. I asked Jaz again. MR. CARSON: Did Danny Thomas 22 I mean, they're the only recourses 22 return the money? Has the Forum asked 23 I have to figure it out at that point. for it to be returned? 24 O. Didn't you think that the Forum MR. CAVALIER: I'll ask questions. Page 325 Page 327 might have resources that could help you figure MR. CARSON: Yeah. it out? BY MR. CAVALIER: I didn't want to involve the Forum Does the fact that the Forum is in a baseless rumor if that was the case. pursuing avenues of legal relief against Danny Thomas change your answer to my last question? You don't just go spreading rumors and making trouble that are unnecessary. MR. CARSON: Objection. Assuming 7 Trust me, Greg wouldn't have loved facts not in evidence. 8 Show me that, too. that. 9 THE DEPONENT: Doesn't matter what Just to be clear, it's a rumor O. 10 10 that turned out to be true, right? it is. I still to this day, and at the 11 MR. CARSON: Whoa, whoa, whoa. 11 time of this text messages, and at the 12 12 time that I worked at MEF, I didn't know Objection. 13 13 What do you mean it turned out to if he took the money or not. 14 14 be true? What are you talking about? And it turned out to be true, it 15 turned out to be true. But I'm not going BY MR. CAVALIER: 16 16 around making claims without evidence. You're aware that Danny Thomas has admitted to taking that money, right? 17 BY MR. CAVALIER: 18 18 MR. CARSON: No. I'm not aware Because it's important to have 19 really solid evidence before you accuse someone of. 20 of wrongdoing, correct? What we are aware of is that Danny 21 21 Thomas saying that Greg called him on the MR. CARSON: There's been 22 phone and said that if you admit to it, 2.2 extensive discovery done. I haven't 23 23 we'll sort you out afterwards with a wink received any documents from anybody

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showing that there's been an admission

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made or that there's been unequivocal -- we have a recording from Danny Thomas of an amount that we produced to you.

If you have more stuff to produce in discovery, I don't know that -- I don't know that you can produce it at this point.

But we will certainly look at it and then make a decision how to handle it.

BY MR. CAVALIER:

- Q. The question is, it's important to have really solid evidence before accusing someone of wrongdoing, correct?
 - A. Agree.
 - Q. Especially criminal wrongdoing?
 - A. Yeah.
 - Q. Correct?
 - A. Yes.

MR. CARSON: We're in the MEF cinematic again with those questions?
Object to form. Hypothetical.
Those questions are based on something that never happened.

MR. CAVALIER: Oh.

BY MR. CAVALIER:

Q. As your attorney put it, as part of the Middle East Forum cinematic universe, this is your complaint in this case. Your amended complaint.

And looking at page 486, you allege that defendants have manufactured false evidence in their coordinated retaliatory attack on plaintiff Lisa Barbounis.

Did I read that correctly?

- A. Correct.
- Q. And in paragraph 47, you allege the defendants have engaged in criminal conduct by promising to pay for testimony in their coordinated retaliatory attack on Lisa Barbounis.

Did I read that correct?

- A. Yep.
- Q. And in paragraph 48, you say,
 defendants have provided false and misleading information to potential witnesses in order to incite retaliatory behavior.

Did I read that correct?

A. Correct.

Q. I'll ask you first.

Do you stand by all three of those statements?

- A. Yes.
- Q. And is the entire basis that you have for making those statements the recording of Danny Thomas speaking to Tommy Robinson that your attorney just referenced?
 - A. There's more.
 - Q. What's the more?
 - A. Manufactured evidence.

We were in a deposition and Greg, in our own deposition, compiled and manufactured evidence and Mr. Gold admitted at the end of the thing that we were right.

And that was the direct -- that is the direct definition of manufacturing evidence.

Q. So your testimony -- your testimony here today is that part of your -- the basis for your allegation in paragraph 46 is the fact that recordings between you and Jasmine Bishop were compiled together into a single recording?

A. No.

MR. CARSON: Objection. That's not what she just said.

Go ahead. You can answer.

THE DEPONENT: No. That's what I was trying to say. No. That is not what I said.

I said that Greg took bits and pieces of multiple different conversations, mended them together in the worst possible light and used it as evidence.

And then even Sidney Gold -- and we said, hey, this a compilation. You can't do that.

And Sidney Gold even said at the end, you were right and I am sorry.

BY MR. CAVALIER:

- Q. You said use that as evidence, all that was done with that document was you were just asked questions about it, correct?
 - A. No.

MR. CARSON: The record speaks for itself.

THE DEPONENT: I suggest you look

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They sent it.

Sent it to you how?

BY MR. CAVALIER:

do vou mean how?

MR. CARSON: What do you mean how?

MR. CARSON: Wait a minute. What

Page 332 1 it up, sir, because you can ask your --BY MR. CAVALIER: BY MR. CAVALIER: Well, you're calling -- you're saying manufactured false evidence in a Did they e-mail it to you? coordinated retaliatory attack. They texted it to me. How is that evidence --Texted it to you. Who texted it to you? One of the ways that they did A. that --9 forget which one it was. MR. CARSON: It's also not an 10 exclusive list. And she has an attorney Q. 11 11 who helps her draft these things. And Α. 12 she already told you she stands by 12 remember. 13 13 everything. O. 14 14 BY MR. CAVALIER: 15 So you agree with me, though, that 16 you have alleged that the Middle East Forum has engaged in criminal conduct by promising to pay 18 for testimony in a coordinated retaliatory attack Did he say that to you? against you, correct? 19 19 First of all, apparently Danny was 20 20 bragging all over England that Greg was going to that that person said that. 22 pay him. So I don't know if he retracted his 23 talking about Tommy Robinson? statement or didn't. 24 But, you know, multiple accounts Page 333 from multiple people say Danny was bragging all 1 Danny Barker. over that he was gonna get paid to testify 2 the audio recording -against me. Isn't it true that you had more O. information and evidence that Danny Thomas had stolen money from the Middle East Forum in March of 2019 than you do to support your claim that MEF has engaged in criminal conduct against you? hundred percent sure. MR. CARSON: Objection. 10 Argumentative. Assuming facts not in 11 evidence. Object to the form. recording with Tommy, correct? 12 12 THE DEPONENT: No. Α. Yeah. 13 BY MR. CAVALIER: O. 14 How did you get the recording 15 between Danny Thomas and Tommy Robinson? 15 Α. Correct. 16 16 It was a friend in England gave it A. 17 17 to me. 18 18 Q. How? 19

Page 334 Did they record it on an audiotape and mail it to you? Did they text it to you? Tommy Robinson or Danny Barker. I Did they say anything about it? No, not that I recall. I don't Out of the blue, through an audio recording, via text and left it at that? They know that I'm a good person. And that Danny Thomas is a freakin liar. And they think what is being done to me is horrific. People say that all the time. I get tons of messages all the time. And I'm sure When you say that person, are we A. I don't remember. It was Tommy or Page 335 You don't remember who sent you There were two people -- excuse me. There were two people that I was talking to about it. And I don't remember exactly which one it was. I'm thinking it was Tommy, but I'm not a Okay. So regardless of who sent it to you, you've talked about the audio And you said you also talked about the audio recording with Barker, correct? Is there any reason why you haven't turned over those communications? MR. CARSON: Objection. She said she talked to them. What communications? She didn't record the conversations. BY MR. CAVALIER:

Did you talk to them by text?

No. I talked to them on the

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phone.

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4:29 p.m. We are off the record.

Page 336 Page 338 1 But who sent you the recording by The time is 4:49 p.m. Q. 2 2 text? We are back on the record. 3 BY MR. CAVALIER: Probably Tommy. Α. So earlier you testified that you Right. Q. 5 That doesn't mean he texted me did not -- you do not believe that you ever had a A. about it. We called and he goes, I'll send it to fiduciary duty to the Middle East Forum, is that correct? you. 8 A. Correct. O. Okay. Is there a reason you haven't produced the text messages --Do you think you had a duty to O. 10 report your suspicions that Danny Thomas stole MR. CARSON: I did. We sent you money from the Forum, even if those suspicions 11 the recordings. 12 THE DEPONENT: We sent you the ultimately turned out to be incorrect? 13 recordings. That's it. 13 MR. CARSON: Objection. She never 14 14 BY MR. CAVALIER: testified that she had suspicions. 15 15 You can answer. You didn't produce any text 16 message that shows him sending it to you. 16 BY MR. CAVALIER: 17 MR. CARSON: Objection. Q. Well, let me strike that question. 18 Argumentative. 18 Back up a little bit. 19 19 THE DEPONENT: We produced the You had suspicions that Danny 20 20 Thomas stole money from the Middle East Forum, evidence. 21 21 correct? BY MR. CAVALIER: 22 22 You produced the recording. I wouldn't classify them as A. Q. 23 suspicions. I had this crazy girl. I didn't MR. CARSON: Correct. know what was true or not. And I wanted to get 2.4 Where are we going right now? Page 337 Page 339 1 MR. CAVALIER: I want the text to the bottom of it. 2 message that transmitted the recording. All right. But even before she MR. CARSON: We'll look at it and messaged you claiming that Danny Thomas stole money from the Forum, you had some suspicion that we'll get back to you. 5 I mean, it is the end of discovery something wasn't right, correct? 6 though. MR. CARSON: Objection. THE DEPONENT: Well, I did. And I THE DEPONENT: You have the 8 8 brought that to Greg's attention back in recording. 9 9 MR. CARSON: We'll look and we'll June when we were talking about paying 10 Jan and -- when we were paying Jan and 10 produce -- we can -- I'll represent to 11 you that we'll take a look and we'll 11 Vinny or whatever. And Greg's like, 12 12 produce any communications with Jan Tommy don't worry about it, just pay them. 13 BY MR. CAVALIER: 13 Robinson. 14 14 MR. CAVALIER: That's fair enough. And the Vinny thing that you referred to, he warned you that Danny Thomas 15 As long as I have your representation on might have stolen money back in 2018, correct? 16 that. 17 MR. CARSON: Objection. 17 MR. CARSON: I can look. 18 18 THE DEPONENT: No. He was just MR. CAVALIER: This is a natural 19 saying he wasn't getting paid and that 19 time to take five, Seth. 20 20 Danny was, like, a loser. And he thinks Do you mind if I take five? 21 MR. CARSON: Yeah, that's good. 21 he's an undercover -- what did he think MR. CAVALIER: Off the record. 22 2.2 he was? He thought he was undercover 23 2.3 THE VIDEOGRAPHER: The time is grass, as he called. Like an informant

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for the FBI or whatever they had going on

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It was very bizarre.

BY MR. CAVALIER:

- So your testimony is that Vinny did not voice any suspicion to you that Danny Thomas might have misappropriated money from that grant?
- A. The whole thing with Vinny over and over again, which was such insane nonsense, that, like, I -- and, you know, he said that he got his -- his stuff, like his -- like originally from Jasmine, like where he got -- where he got that from was Jasmine. 13

Because Jasmine was reaching out in the beginning to everyone trying to throw Danny under the bus.

So I don't know -- and, like, I still didn't.

And, again, when Vinny wasn't trying to warn me, he was telling me what Jaz said and he believed him, like I said, to be an undercover agent, and you couldn't get a word in edgewise.

Vinny -- if you were to see how he

was, you would know.

- So you had the Vinny conversation. You had, whether we want to call it --
- The Vinny conversation stemmed from Jasmine. Let's be clear.
 - O. Okay. Fine.

But prior to March of 2019, you had at least some suspicion, or if you want to use another word, I'm welcoming you to give it to me, that something wasn't right with that grant money, vis-a-vis Danny Thomas, correct?

MR. CARSON: Objection.

THE DEPONENT: I didn't know if anything wasn't right with the grant money. I didn't know if -- like, if there was something not right with Danny as a person or relationship or all that stuff.

And I didn't like the way Danny handled some things with the demonstration. And that's why I was the one that requested that the money go through Rahiem Kasam the second time, because I thought he would execute it

more -- less lost trust, like less half-assed.

BY MR. CAVALIER:

- Okay. So then in March of 2019, Jasmine comes along and tells you that Danny stole 7,000 from Middle East Forum, correct?
- And immediately walked it back. Α. That is correct.
 - When you say walks it back, how?
- She said now I don't know -- she specifically said in her text message, now I don't know. Now his mom's telling me he got \$2,000 from them for the car and they didn't want me to know.

So it was, like, she was assuming that he got that money from them, when his mother just admitted he got \$2,000 from them.

And it's in that text feed that you already have in your possession.

Did it occur to you that perhaps Jasmine recognized that reporting the father of her children for theft might have negative consequences for her?

MR. CARSON: Objection. Asking

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what Jasmine might have recognized. You can answer if you know who

Jasmine is.

THE DEPONENT: My point is this that, like, whatever she recognized or didn't recognize, didn't matter.

She was nuts all the time. And you couldn't take a thing -- she would say one thing and then the next day it was something completely different and it was non-stop.

First she would be, like, Lisa, you're so right, you're the only person that understands.

Then she would be, like, you're a this, you're a that, you're whatever.

It was non-stop, back and forth. Like, you couldn't -- everything that she said at one point and another time she totally negated the other way.

It was awful.

BY MR. CAVALIER:

Okay. So you're saying she was all over the place?

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A. Yeah.

Okay. But given that, didn't you O. think you had an obligation to let your employer know that somebody had, at least, made the allegation?

MR. CARSON: Objection. Asked and answered.

THE DEPONENT: No, because I didn't believe her.

BY MR. CAVALIER:

Q. Did you investigate it at all? MR. CARSON: Objection. Asked and answered.

BY MR. CAVALIER:

Other than talking about it with 16 Jasmine, did you do anything to investigate the allegation?

> MR. CARSON: Objection. Asked and answered. You can explain again.

THE DEPONENT: Like I said, I asked Tommy if he heard anything about it.

I asked -- I specifically asked Tommy if he knew about it or whatever and

Page 345 Tommy said he didn't. He was in prison at the time. He didn't hear anything retroactively.

I asked Jasmine again. She walked them back.

I asked a bunch of people. But I don't know what else there was physically for me to do.

I requested his bank statements on numerous occasions. He denied it to me.

So there was nothing left for me to do. There was no way to prove it. There would be no way for MEF to prove it.

And I don't think that it was even in the grant money that now that, like, you know, we're going back over what the grant is, I don't think that there was --I don't know what the exact terms of the grant agreement were.

But I don't think that they had a specified dollar amount, other than getting the demo off successfully, which happened. And if that included Danny

getting a salary for that, then that's what it included. I don't know.

BY MR. CAVALIER:

If you didn't know, wouldn't it have been best just to ask the Forum?

I originally brought up the money situation to Greg with the Jan thing. And I said, I don't know what Danny did with the remaining. He said, he's out. These people are saying they've served the \$900. He said, forget about it. Don't worry about Danny. Just pay it.

MR. CAVALIER: Guys, I apologize. I need to step off for literally 30 seconds.

Can I get 30 seconds off the record real quick? I'll be very quick. You don't need to go anywhere.

THE VIDEOGRAPHER: The time is 4:56 p.m.

The time is 5:10 p.m. Back on the record.

BY MR. CAVALIER:

So we've talked a little bit about your involvement with Tommy Robinson. And I just

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want to get a little bit more background from you on that.

So your involvement with his campaign started when?

- I don't know. March or May.
- Q. Of what year?
- A. 2019. Okay.
- Well, okay.

And so when was the first time you 10 went to England to work on his campaign?

- Around that time.
- 12 Okay. Did you work on him -- did you work with him on his European Parliament 14 campaign?
 - A. That's what I'm talking about.
 - Okay. Does it make sense if I tell you that was sometime in May of 2019?
 - Yeah, that makes sense. Α.
- 19 So from June 2019 to August of 2019, do you remember what you were doing for him 21 then?
- The campaign was over. I don't think I was doing anything for him. Let me just 24 think.

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Page 348 We had -- I don't think there was really anything specifically that I was doing for him at that time.

- Were you holding yourself out as Q. doing communications work for him?
- I was doing communication work for him, like, you know, like, as a volunteer basis.
- Okay. And was that true during the June 2019 to August 2019 time period?
- I mean, like, I don't know if I ever really necessarily, like, stopped. Like, if he needed something, communication-wise right now, I would help him.
 - Q. Okay.

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- But he hasn't, because he's Α. dealing with his own stuff right now.
 - What do you mean by that? Q.
- He's got, like, -- he's not, like, A. advocating stuff.

2.0 I think he's just trying to, like, 21 you know, make sure his wife and his kids are 22 safe.

Okay. And you had issues with Daniel Pipes and instructions to you with respect

Page 349 to your work with Tommy Robinson around this time, correct?

- A. Yes and no.
- What do you mean by yes and no? Q.
- I mean, like, there's -- there were times where I would say to him, like, Tommy wants political, like, advice or whatever and so I did this.

And he was, like, oh, good. I'm glad that -- they need somebody reasonable to talk to, I'm glad it was you.

And then around the time of the election, you know, Daniel Pipes was sending me messages and telegrams saying, you know, oh, keep me abreast of the situation, let me know what's going on about this, let me know what's going on about that, did you hear about the outcome of the election? Do we have news yet?

So, like, yes and no. So that he would say certain things in, like, you know, e-mail correspondence and stuff like that. And then he would text me, like, asking him to give him status updates, because he wanted Tommy to ²⁴ have a favorable outcome.

Page 350 Okay. Did he ever restrict your involvement with Tommy Robinson?

There were times where he did and there were times where he didn't.

He would be like, I'd be loathed to tell you politically, like, what to do -- tell you what to do on your personal time.

But, you know, -- and then there was another time where he said, I would limit you to your political activity without doing it without speaking to us. And so I said, okay.

And then, you know, after that, I had talked to him about some political stuff I was doing and he said, well, I can't tell you what to do with your own time. Please proceed with caution.

So yes and no.

- Do you think that was a reasonable position for him to have as the president of the Middle East Forum?
- It was a confusing one for him -for me that I thought that he held, because if I'm doing it on my own time, which I clearly was, ²⁴ and I was also not getting paid for it, clearly . Page 351

was, then it, like, legally was not blurring the ²|line between the 501C issue. So I didn't understand what his aversion was when he had encouraged me before to help Tommy with these matters on my own time.

- Q. Did you ever voice that to him?
- A.
- And what was his response? O.
- A. Again, I get silence from him quite a bit.
- Okay. So just to be clear, I understand that you were confused by what you're calling his vacillating positions, for lack of a 14 better word.

But do you think it's reasonable ¹⁶ for him as the president of the Middle East Forum to have concerns about an employee of the Middle East Forum being publicly involved in something like the Tommy Robinson campaign?

I do. Because a lot of times in the media, things are twisted and manipulated and things like that.

But, yeah, I think -- I think that that's a reasonable position.

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Page 352 Okay. So then while you were confused by his position, to be fair, and I understand what you mean when you say that, but while you were confused by his position, did you have any problems with it?

A. I mean -- I don't know what that means.

I had problem, like, knowing, like, am I, am I not? Whatever. You know, it was more the problem stemmed from confusion.

And did I want to continue helping? Yeah. Like the reason the Middle East Forum wanted to help Tommy Robinson in the first place, he is forwarding the objectives that we were working towards.

- Did you think that Daniel Pipes' position on this issue was in any way unfair to you?
- I think what I do on my personal time is my personal time. I don't remember -- I don't remember if I felt that it was unfair.
- Okay. Is Tommy Robinson aligned with the Proud Boys?
 - A. I don't think so. I know he did a

video.

I mean, the thing with the Proud Boys is, like, some of their missions overlap into other things and some parts don't. So, you know, it is what it is.

- So just for two record, and for my own knowledge, who are the Proud Boys?
- The Proud Boys were originally started by a guy named Gavin McGuiness, who was actually friends with Tommy.

And then he made some statements and -- that were like -- like leading -- like, saying, like, you know, we're gonna beat people up and stuff like that.

15 And then he resigned or something like that, Gavin did, and was kicked off, like, 16 whatever.

18 And then they got labeled, like, a 19 terrorists organization or something like that.

And then -- and they were -- you know, like, they -- a part of the people -- like the left has ANTIFA and the right has Proud Boys and they clash and fight and all kinds of weird 24 stuff.

Okay. So a couple questions there to just follow-up.

You said they were labeled a terrorist organization. Labeled by who?

- I believe the FBI.
- Q. Do you think they're a terrorist organization?
 - A. Do I think that they are?

I mean, I don't know their inner workings of it at all. But the Proud Boys that I have seen in the streets and stuff like that, they're just like regular people that want to, you know, not have ANTIFA burn down their cities.

Do you think -- just to build on what you said earlier, just to clarify something for me.

Do you think that the Proud Boys -- is it fair to describe the Proud Boys as the right wing equivalent of the left wing ANTIFA?

A. I think ANTIFA is way worse. Way worse.

Like, the only time the Proud Boys engage in, like, physical activity of any sort is

Page 355 when, like -- they'll come to a Trump rally, say, and then ANTIFA comes and starts fighting with them and they may protect people.

They do not, like, go out in the street and publicly riot and -- or assault people while they're having dinner just on the streets of Washington, D.C.

They do not engage in any violence ever that isn't preempted by ANTIFA. They're more like a protection group.

- Q. Okav.
- I mean, and there's proof to that. Like, they don't riot.
- Do you think they have any responsibility for the January 6th events at the Capitol?

I saw a lot of different groups A. there. I was there, as I'm sure you know.

I saw ANTIFA there. I saw Proud Boys there. I saw people that associate with the ²¹ Proud Boys there.

I see -- I saw all kinds of people at the event at the Capitol.

Q. Just -- again, just for the

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Page 356 record, were you in the Capitol on January 6th?

A. I was not in the Capitol. I was around the Capitol. I had a woman that I saw. A last minute -- not a last minute. She was, like, coming down with her husband. They looked like they were in their 60s.

And he been -- clearly had been affected by gas or whatever. And so her and I were talking. And I said, were you in there? Tell me what was happening, because my co-workers and things were in the building.

And so she was explaining it to me and she showed me a picture of this woman who stole Nancy Pelosi's name placard.

So I took a picture of her phone with my phone. And then she said, oh, you want it? She was, like, I've got tons of video, so she air dropped it to me, which I forwarded to the FBI, along with all the footage I took from the perimeter of the building time stamped.

Like, so the times that she's in that building, like, you can hear me on the voice on the other side, outside, way further back in ²⁴ the crowd filming.

Page 357 So I was not in the Capitol, but I do have footage, intense footage, from inside the Capitol.

- Q. And so you were -- so you weren't inside the building, but you were -- you were there?
 - Correct. Α.
 - O. Okay.
- I was trying to get to work A. 10 actually.
 - Right. No, I know. O. And just, again, so the record's clear, you work in the Capitol building?

Well, I don't work in the Capitol building. I work in Cannon House office building, which is, you know, like attached to the building via underground tunnels and directly 18 across the street, but the Cannon was not 19 attacked; however, it was shut down, which is why 20 I couldn't get in the building.

- Were you there all day? Q.
- Pretty much. Even into the A. 23 evening.
 - Where do you work? Physically, I

mean?

- In Cannon House office building. A.
- Okay. Where is that in relation 0. to the Capitol?
- Across the street. And also A. connected by tunnels.
- Okay. Does Tommy Robinson's connection to the Proud Boys bother you at all?
- Like, I don't even think -- he's not affiliated by any means. He's not part of the Proud Boys.
- 12 Right. But he's friends with the guys who lead them, correct?
 - Α. I don't know if he is friends with them.

Like, they don't hang out on the weekends. I'm sure they know each. I believe that somebody told me that he just did a video with them, like an interview or something.

But I didn't see it.

But I don't know what his -- I don't discuss the Proud Boys with Tommy ever. I don't think I ever have.

I did ask one of Tommy's contacts

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Page 358

for -- for a -- I did ask one of Tommy Robinson's contacts for the leader of the Proud Boys' information, because a panel that I'm speaking on in April wanted to invite Enrique Toro, whatever the hell his name is, to be a speaker there.

They always bring people from the right and the left. It's like a four people panel discussions. And then they hash out big topics of the day from all walks. It's called The Better Discourse Event.

- Okay. And who's Enrique Terio? O.
- I think he is the leader of the Α. Proud Boys.
- O. Okay. I want to just show you an exhibit here.
 - I have his phone number. Α.
 - Do you know him? Q.
- A. I don't know him. I've never met him, no.
 - Q. Have you ever spoken to him?
- Have I ever spoken to? No, I have A. never spoken to him.
 - Okay. Q.
 - I do have his phone number though.

23

individuals.

Can you walk me through anybody

that you can identify in this picture?

Page 360 Page 362 And I'm showing you -- I think The only person that I recognize from this picture is up on the top left-hand this is Exhibit F, we'll mark it as. coroner is Danny Tomo and on the bottom left-hand Yes. Is this the thing he did corner is Tommy Rothlinson. with him? I heard he did the --(Deposition Exhibit F marked.) And I don't know if that's Enrique at the top middle, but it look it's like the BY MR. CAVALIER: same -- he looks honestly lighter. But it looks For the record, can you identify the two people pictured here? like the same window setting from before. So that's it. I don't know Tommy's on the right and I believe 10 that's Enrique on the left. anybody else. 11 Okay. And when you say this is 11 Q. Okay. You don't know who this is O. in the middle left with the -- what appears to be the event that you were referring to, it looks 13 the union jacket behind him? like it's something captioned The Right View? 14 Yeah, I don't know what that is. A. I didn't really see his face to be A. 15 fair. It's, like, blurry and looks like a big Q. Okay. 16 16 bald guy. A. Somebody in passing told me, like, Tommy just did an interview or something with 17 O. I agree with that description. 18 18 Enrique and that's all I know. And you don't know who the guy in 19 Okay. Sorry. Give me one second. 19 the middle is? Q. 20 20 I have a document. A. No, he doesn't look familiar. 21 21 While we're doing that, can I just O. Okav. A. 22 22 run and grab a glass of water? But these are really blurry on my 23 end. I don't know if they're clear on your --Of course you can. 24 24 O. No, it's a screen shot. It's not We can stay on the record as long Page 361 Page 363 as you're quick. great pictures. So I was just --2 Yeah, stay on the record. Two A. Sorry. 3 seconds. I'm back. I'm sorry. No, that's no problem. 4 No problem. Do you still manage Tommy All right. I'm gonna show you Robinson's Telegram account? another document here in a second. A. I never managed his Telegram Sorry. Give me one second. I account. 8 don't know why this document's not popping up. O. Do you manage any of his social These Zoom depositions are killing media accounts? 10 10 No, he doesn't have any social me. 11 media accounts other than Telegram. You're not the only one. 12 12 (Deposition Exhibit G marked.) Do you maintain any of his BY MR. CAVALIER: communications platforms? 14 Okay. All right. Showing you an No, not anymore. I never really exhibit that we will mark as Exhibit G, I did his communication platforms. I would occasionally answer some believe. 17 This appears to be another screen press e-mails for him or go through some e-mails, like, looking -- helping him look for stories 18 shot from the same event. 19 Okav. that would come into, like, the info box. A. 20 Q. Can you take me through -- there But I never managed his social are pictures of eight -- what appear to be 21 media like that.

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Okay. You currently work for

Congressman Randy Weber, correct?

Correct.

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| De | Deposition of Lisa Barbounis | | | | |
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| 1 | Page 364 | | | | |
| 2 | Q. Do you handle interviews and press | | | | |
| 3 | for him? | | | | |
| 4 | A. Yes. | | | | |
| | Q. Has that always been the case | | | | |
| 5 | since you started working there? | | | | |
| 6 7 | A. Yes. | | | | |
| | Q. Just to be clear, you said you | | | | |
| 8 | never met I think his name is Enrique Torio? | | | | |
| 9 | A. Correct. | | | | |
| 10 | Q. Have you ever met with any of the | | | | |
| 11 | Proud Boys? | | | | |
| 12 | A. I met a bunch of them one of the | | | | |
| 13 | nights that I was out filming with one of my | | | | |
| 14 | friends who's a contributor for Newsmax. | | | | |
| 15 | There was a ton out. It's the | | | | |
| 16 | inght that one of the Froud Boys got stabled by | | | | |
| 17 | ANTIFA in Washington, D.C. I met like a ton of | | | | |
| 18 | them. | | | | |
| 19 | Q. Do you remember what night | | | | |
| 20 | A. I don't remember their names, but | | | | |
| 21 | I met them. | | | | |
| 22 | Q. Do you remember what night that | | | | |
| 23 | was? | | | | |
| 24 | A. I don't know. Maybe three weeks | | | | |
| 1 | before December 20th or something. It was like | | | | |
| 2 | the the second | | | | |
| 3 | MR. CARSON: Don't guess. If you | | | | |
| 4 | don't know, just say I don't know. | | | | |
| 5 | THE DEPONENT: I'm just trying to | | | | |
| 6 | give a time frame. It's like around | | | | |
| 7 | then. | | | | |
| 8 | BY MR. CAVALIER: | | | | |
| 9 | Q. Okay. Does Tommy Robinson | | | | |
| 10 | scratch that. | | | | |
| 11 | Does Danny Thomas still work with | | | | |
| 12 | Tommy Robinson? | | | | |
| 13 | A. I have no idea. | | | | |
| 14 | Q. Do you have any reason to believe | | | | |
| 15 | that he might not? | | | | |
| 16 | A. I mean, weren't they just on a | | | | |
| 17 | video together you just showed me? I don't know. | | | | |
| 18 | Q. Okay. I'm asking you. | | | | |
| 19 | Are you familiar with the group | | | | |
| 20 | that goes by the name The Oath Keepers? | | | | |
| 21 | A. I mean, I heard it loosely thrown | | | | |
| 22 | around. I don't know anything about them. | | | | |
| | | | | | |

Do you know who they are or what

²⁴ they do?

- A. I think that they're political in some right, but I don't know how.
- Q. Okay. Do you know of a group that goes by the name the Boogaloo Boys?
- A. I've heard of the Boogaloo Boys. I just actually watched a video on them a couple weeks ago, which I thought was interesting. I think they were at some capitol in Ohio. They were having an armed protest.

And there was -- like one of the Boogaloo Boys had like a Black Lives Matters shirt on and the other one had like the gay pride flag in there.

And they were sitting there talking about how they're there just to prevent government overreach or something like that.

But I don't know much about them because I don't know much about them. They're not in the news as frequently as, say, the Proud Boys or ANTIFA.

- Q. Have you ever met any of them?
- A. I don't think so, no.
- Q. Okay. I want to ask you about something that you said earlier.

When you were outside the Capitol

When you were outside the Capitol

and you were observing what was going on, I think

you said there were members of the Proud Boys

there. There were members of the ANTIFA there.

There were a lot of people there.

Who do you think is responsible for the events of January 6th?

MR. CARSON: Why are we asking these questions? What's going on right now?

MR. CAVALIER: Because I'm curious.

MR. CARSON: You're just curious about her political views?

MR. CAVALIER: Yeah.

THE DEPONENT: I have an answer, if you want?

MR. CARSON: Yeah, you can answer but I'm gonna cut this line of questioning --

THE DEPONENT: It's not like I haven't put most of these views out in public anyway.

MR. CARSON: I would suggest this

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is not idle curiosity.

THE DEPONENT: I understand that. But this is how I feel about the whole situation.

I think that Donald Trump turned up the rhetoric. I do.

Do you think I think that his speech -- his speech rises to the level of incitement from everything that I've studied and read? No.

Do I think that the individual people who made poor decisions to enter the Capitol should be -- not to enter the Capitol, to break and to bust into the Capitol were actually wrong and I can a 110 percent condemn the violence. And those people made their own decisions.

It was apparently pre-planned according to news reports and Facebook and the FBI.

And that then they had their own motives. And I don't know if those people were disenfranchised, like, you know, Trump voters or if it was ANTIFA.

But I will tell you that I did see
ANTIFA things, like black umbrellas and stuff.

And from what I've known about these groups and whatever, that nobody ahead of time that is a Trump supporter would have blown up -- put a bomb out in front of the RNC.

The only people that would have put both a pipe bomb in front of the RNC and DNC is most likely an anarchist.

So I don't know who is exactly responsible. I think that everybody should be held accountable for their behavior the day of the Capitol.

BY MR. CAVALIER:

Q. We talked a little bit about Amy Meckleberg in your last deposition. So we don't have to rehash all of that background.

But I wanted to ask you what your relationship with Amy Meckleberg is like today?

She's my friend. My very good

A. She's my friend. My very good friend.

O. So part of my curiosity, I read

recently that she said that the Capitol insurrection was planned by ANTIFA.

Do you agree with that statement?

A. I don't -- I don't. Because I don't have any information.

I don't know who it was planned by, because I don't have -- I'm not privy to that information. So I certainly don't make statements like that.

I said ANTIFA was there. I also saw legit Trump supports there, too. And I saw them engaging in violence.

So I can't say that it was solely
ANTIFA. I don't know who planned it. I do know that John Sullivan, who I've seen out at multiple riots and things like that, has his own, from his own video testimony, telling a female journalist that he was with, I told you it was going to happen. I told you I couldn't tell you much.
But I told you this was going to happen.

And he is straight up -- he has made speeches at ANTIFA protests -- I mean, at Black Lives Matter and ANTIFA protests where he was asked to speak as an organizer.

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Page 370

Q. Okay.

A. But I like I said, there were definitely Trump people involved.

It's kind of --it kind of felt like mob mentality took over.

Like one person decided they were going to do it and everybody was, like, oh, this might be a good idea.

And by the time a lot of people even got to the doors, the Capitol Police had just said, all right, we're not going to fight them, we don't have enough people to arrest them. Because once you arrest, you have to arrest them. So they couldn't do that.

And they were basically outmanned. And so they were -- at one point they were just opening the doors and being nice to the people so that they didn't get hurt.

So I think that a lot of people that came secondary, in the secondary wave, after Trump -- because the insurrection started happening -- like the breaching of the Capitol started happening before Donald Trump ever finished speaking.

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Page 372 And so the people that marched from where he was speaking, it would at least take 20 to 30 minutes to get from the Elipse to the Capitol -- and so those people, the doors would have already been broken and already been breached and already opened.

So I think that a lot of them -like you see that poor little old granny, she was -- was like, I've never been in the Capitol before.

You see pictures -- they're taking pictures, like, I've never been in this place 13 before.

And I think that, you know, they weren't of sound mind. It was more of like a mob mentality thing.

I don't think that everybody who crossed the line -- that walked into that Capitol was, you know, part of some pre-planned or thought that they were, you know, inciting -- or were being insurrectionists.

Okay. So the question was, do you agree with the statement that Meckleberg made and ²⁴ I'm going to take that answer to mean that you Page 373

don't agree with it.

Yeah, I probably don't agree with that, no.

0. Okay. When was the last time you spoke to Danny Thomas? And by spoke, just so we're clear, by phone or by text?

It feels like a year maybe. Maybe A. more.

When was the last time you spoke O. with Jasmine Bishop?

Has to be well over six to eight months, I believe. Something like that. Like it's been a long time. Maybe more -- maybe more than that. I don't know.

Do you remember what you talked about the last time you spoke?

I was helping her -- I remembered that her mother -- she was calling me -- I was at home in Philly and she was calling me crying because her mother was doing really bad. She, like, relapsed or something bad happened to her.

And Jaz had left Danny and the kids. And she was crying and saying that he went back to some other girl. I don't remember.

Page 374 She was crying. And then she was ² like I'm -- she was, like, I just want to jump on a plane right now and I want to come to America. And I was like, well, when the COVID stuff comes, you can come visit, no problem, blah, blah, blah.

And so then I remember, like right after then, Danny had texted me something crazy. And I said, here, Jaz, just so you know, I think this is from Danny. He texted me. I don't want to anything -- to have anything to do with him. I'm just letting you know that he texted me 12 again.

13 And she goes, oh, Danny's the least of your worries. Wait until you see what Greg Roman has in store for you.

And then I never talked to her again.

O. Okay. So prior to the last time you spoke with Jasmine Bishop, Jasmine spoke with MEF and provided documents to them, right?

I did not -- I did not know any of that at any time that I was speaking to Jaz.

Did you know that she had spoken to Greg at any point in time when you were

speaking to?

I did not. I didn't find that out until deposition.

Actually, I didn't even know she actually did speak with you until just this second.

But I knew that from the deposition that -- that Danny did.

So Jasmine Bishop never told you 10 that she spoke with Greg?

I think she said I've been in contact with them and wait until you see what he has in store for you. But I didn't know what that meant.

Right. But you learned that from 16 Jasmine, right? Not at the deposition?

Yeah. But you just said, like, she provided documents and was whatever, whatever the words you used. And I did not know that until basically like now.

Okay. But you knew she had spoken Q. to MEF?

A. Yeah. But she had -- again, she's also said that she spoken to them a million times

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Page 376 Page 378 before when she hadn't. And she also takes back were supposed to be advocating on his behalf. her story all the time, so -- she told me she And then Tommy was under the impression, or something like that, that they were taking those spoke to Greg and -- Greg and Daniel like two years ago, too. And she didn't. donation monies and using them for their own So did you ask her why she would benefit. talk to Greg? I think there's proof of that, but No, I just figured, if anybody is I'm not a hundred percent sure. A. talking to Greg, they are up to trouble and I'm And can you put a time frame on not going to talk to them anymore. that at all? 10 Anybody who has a connection with Juneish, I guess. June of 2018. Α. 11 Greg, I don't want to deal with. 11 Or no, probably before that, because Tommy was 12 When did you arrive at that arrested before then. 13 13 conclusion? MR. CARSON: If you can't, you 14 14 A. What do you mean? can't. If you don't know, you don't When did you decide that anybody 15 know. If you know, then tell him. 15 who had a connection with Greg was somebody that 16 MR. CAVALIER: Yeah, I'm not 16 you didn't want to talk to? 17 looking for an exact date. 18 18 Pretty much when I left the Middle THE DEPONENT: It was when Tommy A. 19 19 East Forum. Robinson was in prison for journalism. 20 20 BY MR. CAVALIER: Q. Do you know someone named Calan 21 Okay. Are you aware that Calan Robinson? Robinson reached out to the Middle East Forum 22 I met Calen -- I knew two Calens. I don't know if the other -- I don't know his about this case? 24 last name. A. He doesn't even know me. Page 377 Page 379 1 1 But the one that I think that Q. Is that a no? you're referring to, Calan Robinson, was the one 2 Yeah, no, I was not aware. that used to work for Tommy Robinson. I met him 3 MR. CARSON: How would we be aware one time at a dinner in Brussels. 4 of that? 5 What did he do for Tommy? THE DEPONENT: I met Calen one 6 A. He did video, I believe. Or time. You know that Calen has, like, a vendetta against Tommy, too, right? production or something. Because he didn't work with Tommy BY MR. CAVALIER: at the time I did, because there were some lofty What do you mean by that? things that were said about him or -- that Tommy 10 Calan and George -- there was like knew that he did or something like that. And this whole thing with the BBC panorama and Calan 12 they stopped working together while -- like and George had disclosed things to Tommy. 13 before -- well, while Tommy was in jail. And then were getting, like, And when Tommy was released, they threatened by, like, Hope Not Hate, or something 14 did not -- they didn't work together again from 15 like that, this organization in England. And Tommy put their statements -what I was told. and they agreed to it. They put their statements 17 So I'm not sure I understood you Q. in a documentary. And then I guess they got 18 there. backlash or whatever for it afterwards. 19 Why didn't they work together 20 again? And they have not -- I don't think Apparently there was -- there was, they've mended their relationship since then. So 21 like, rumors around, like, they had access to there's a big, long -- there's all kinds of Tommy's donation accounts. ²³ information if you want to look that up. 23

And while he was in prison, they

Lawrence Southern wrote a whole piece on it or

Page 380 Page 382 1 something. of money for doing that. 2 What's nominal? O. Do a lot of people have vendettas 3 I get \$500 a month. against Tommy Robinson? A. Okay. And how much time do you I'm sure. Α. There's a lot of people that have spend in a given month doing that? vendettas against congressmen. When you're a Some months I spend a lot of time. Some months I spend less. public person, absolutely. But I definitely spend a good You just mentioned a George in O. amount of time doing it. your answer to my last question. 10 No, I didn't. I said I'm sure. Okay. So can you give me just a Α. 11 11 brief description of what your job is in managing Q. No, I mean -- in the question that 12 I asked you before that. the social media? What do you do? 13 It's not just social media. Oh, Calan and George were a team. A. 14 Right. So all I want to know is There's all kinds of stuff. So, like, the budget Q. for, you know, should we spend more on digital 15 George who? advertising? The strategy behind it. Managing 16 I don't know -- do I know his last ¹⁷ the Facebook comments that come in. Managing the name? Calan and George. I just know it was 18 campaign e-mail. Managing the, you know, Calen and George. 19 George Egler? interaction between the chief of staff and the Q. 20 No. vendors and the fundraising team and coordinating A. 21 of that kind of stuff. Q. Different George? 22 22 Yeah. It's a very complicated thing. A. 23 Especially in an election year. Okav. Q. 24 Q. You manage the congressman's George Egler is like old. The Page 383 Page 381 1 other George is, like, real young. 1 social media accounts? Just to back up real quickly. 2 Yes. Like I'm responsible for O. Do you -- so you're Director of hiring the company that puts out small -- well, I Communications for Congressman Randy Weber right put out some content and then we hired a company now, correct? that puts out some content. A. Yeah. Well, so just -- again, by way of example, like if I'm on Twitter tonight and see a Q. Do you also manage his campaign social media fundraising? Tweet from Congressmen Weber, is that something Not his fundraising. But his you would have written or posted? 10 campaign social media and some of the messaging. So there are some tweets that I 10 11 Not all of it. post for him. But, like, largely he posts his 12 12 Q. Okay. Are you paid separately for own social media all the time. 13 13 that? He actually had an accidental post 14 the other night that I deleted for him, but he A. I am. 15 15 Okay. And so that's not part of wrote it. 16 your core job as Director of Communications? 16 Okay. Okay. So I think you said 17 A. I mean, it's part of my job. you do manage it, but you're not the sole person 18 Q. 18 who operates it? Okay. 19 19 Because of the way I have to do No. Like -- I pretty much am the campaign work on my own time, and you can hire a 20 sole person who operates his Facebook and his certain amount of people to work on the campaign, Instagram. But his Twitter, he tweets on his own often and retweets on his own often. More than like, that are actual staff members, as long as

they do their work on their own time. And I get a nominal portion -- like a get a nominal amount

²³ I'd like him to.

Okay. Who's Danny Barker?

| 1 | A. Barker. He was a long-time friend | 1 | produced in McNulty, which has nothing to |
|----|---|----|---|
| 2 | _ | 2 | do with the AEO designation. |
| 3 | off and on for the last, like, I guess, 10 years, | 3 | 1 |
| 4 | I guess. Maybe longer, maybe shorter. Something | 4 | do you want to go off the record to |
| 5 | | 5 | discuss this? |
| 6 | Q. Okay. Did you have a relationship | 6 | MR. CARSON: Yeah, I think we |
| 7 | with him? | 7 | should seal this part of the |
| 8 | A. Not a sexual one. A friendship. | 8 | MR. CAVALIER: We can seal them, |
| 9 | Q. Okay. When did that friendship | 9 | too, if you'd like. |
| 10 | | 10 | MR. CARSON: There's nothing here |
| 11 | A. When we started working on the | 11 | to discuss. |
| 12 | | 12 | MR. CAVALIER: Is that the easiest |
| 13 | | 13 | way to do it, Seth, do you want to seal |
| 14 | 2019? | 14 | it? |
| 15 | A. Uh-huh. May, I think you said. | 15 | There's nothing in here that's |
| 16 | | 16 | going to be incredibly sensitive that I |
| 17 | | 17 | think you're concerned about. |
| 18 | 1 | 18 | MR. CARSON: Okay. |
| 19 | All right. So this is a What's | 19 | MR. CAVALIER: Well, we can seal |
| 20 | | 20 | it if you'd like. I have no problem with |
| 21 | A. For Barker. | 21 | that. |
| 22 | Q. For Barker? | 22 | MR. CARSON: Yeah, I think we |
| 23 | A. Yeah. | 23 | should treat the deposition transcript as |
| 24 | Q. Do you recognize this phone | 24 | a confidential document. |
| | Page 385 | 1 | Page 387 |
| 1 | number. | 1 | MR. CAVALIER: Why don't we do |
| 2 | A. I don't recognize anybody's phone | 2 | that and then you and I can have a |
| 3 | number. | 3 | conversation after the fact, if there's |
| 4 | Q. Okay. | 4 | anything you're worried about within in |
| 5 | MR. CARSON: Aren't these messages | 5 | it, we can deal with it that way. |
| 6 | supposed to be attorney's eyes only? | 6 | MR. CARSON: Okay. |
| 7 | MR. CAVALIER: No. | 7 | MR. CAVALIER: Is that fair? |
| 8 | MR. CARSON: Yeah, they are. I | 8 | THE DEPONENT: I'm sorry I'm |
| 9 | mean | 9 | sitting like this. My head and my neck |
| 10 | MR. CAVALIER: Do you want to go | 10 | are just killing me. |
| 11 | off the record and discuss that? | 11 | MR. CAVALIER: That's okay. I'm |
| 12 | MR. CARSON: I mean, we didn't | 12 | just going to note for the record here, |
| 13 | discuss any of this stuff, so | 13 | too, this was a document that was |
| 14 | MR. CAVALIER: Pardon me? I | 14 | produced prior to the AEO order that came |
| 15 | couldn't hear you. | 15 | out of Wolf's. |
| 16 | MR. CARSON: There was no | 16 | That's why I'm saying, like, |
| 17 | discussion about removing that | 17 | there's a lot of different documents we |
| 18 | designation from any of these, not one. | 18 | looked at here today and I just wanted to |
| 19 | Not any of the ones we saw today. | 19 | note for the record what they are. |
| 20 | MR. CAVALIER: I don't first of | 20 | THE DEPONENT: I don't even know |
| 21 | all, there's so many issues with that | 21 | an AEO order is. |
| 22 | objection, I'm not even really sure where | 22 | BI WIK. CAVALILIK. |
| 23 | 1 4 4 4 | 23 | There's some decomments that have |
| ٠. | to start. | | Q. There's some documents that have |
| 24 | Some of the stuff we looked at was | 24 | Q. There's some documents that have |

14 him.

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Page 390

attorney's eyes only --

- Okay. A.
- -- meaning that unless and until 0. they're some kind of discussion or waiver, they can only be shared with outside counsel.

This document was produced before that order, but again, I think once we get into it, you'll see there's not the issue that your counsel's worried about anyway.

But we can take that when it. comes.

Okay?

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First thing I want to ask, can you see this document okay? Can you read it?

- Yeah, for the most part. A.
- Okay. I'll pop it up one more. O. So I want to ask you about this here on May 9th, 2019.
 - Uh-huh. A.
- Danny Barker asks you, I'm in agony, do you got any good pain killers? Your answer is, I do. I have narcotics. Ha, ha, what do you got?
 - A. I always have that. Yep.

Page 389

- I'm sorry, you said what? Q.
- Yep. I have, like -- because of A. my kidney problems and stuff like that, I have like Toradol on hand all the time.
- Okay. Why was -- why were you telling Danny Barker that?
- He asked me. I'm in agony. I don't remember how he got hurt. Maybe something happened to him, but like, whatever.
 - Did you give him some of the meds? Q.
- I don't even know if I was there 12 then. I probably was, but I probably didn't though.
 - But you don't remember? Q.
 - No. But if he was, like, legit hurt or something, I mean, I wouldn't be opposed to giving him a Toradol, if he didn't feel good.
 - Okay. There's a lot of references in this document to husband and wife.
 - Yes.
- 2.1 O. I'm assuming that that's colloquial. But I wanted to ask you what that meant and why you guys referred to each other 24 that way.

We just -- Danny was somebody I got along with really, really well. We never had an intimate relationship. I never kissed him. I

missed him so much. I love him like a brother. I have a friend here, James, who I

hang out with all the time, too. I always joke around, he's my boyfriend. But he's not. Like,

I've never had sex or kissed him either.

But Danny and I are really close and we were really, really fond of each other. But we were never romantically interested. This is just us being goof and fun.

He's a sweet guy. I feel bad for

- Why do you feel bad for him?
- 16 It's just a hard life. Like a lot of the guys over there do. They live paycheck to paycheck. And they struggle. And they're always just trying to do the right thing. And sometimes life knocks them down. And Danny is one of them. He is a sweet, sweet guy.
- Okay. So here we have you telling Danny Barker that you love him for being there for you and you're acknowledging you're being Page 391

sappy but you're happy that he's in your life.

Uh-huh. A.

He writes back and says, I'll always be there for you. I wish I could have told you when you were over there.

- A. Uh-huh.
- Q. You write back to him, I was just telling my girl what an amazing person you are. I really wish I lived there.
 - A. Uh-huh.
 - What do you mean by that? Q.
- 12 Just had such a good, like, -- the people that I met over there, you know, while -even though that they were, like, you know -even though they were, like, sometimes rough and tumble like that, like deep down they had these really amazing hearts.

And to me, like, you know, sometimes I wish I grew up knowing people that had that genuineness about them.

There's part of me that, like, you know, wished in, like, some other life I lived there. And, like, I grew up and my kids had little British accents. It would have been

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Page 392

adorable, you know.

Okay. Q.

I still wish my kids had little A. British accents. Like that Santa Claus kid.

I can't even do a good British accent. I would never survive.

> 0. Just going to the right page here.

MR. CARSON: This is why we never get done.

THE DEPONENT: What do we got left? Like a half an hour?

MR. CAVALIER: I was just going to ask the reporter that in a second.

14 BY MR. CAVALIER:

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- Okay. Same document. O.
- A. Uh-huh.
- You're talking with Danny. O. Here you say, he asks how are you feeling today.

2.0 You say, a little. Just think I 21 don't give a fuck. And he says, about what? You 22 say, work. I want to quit.

- Α. Uh-huh.
- And Danny says, come there. You

Page 393 say, I hate my boss. He is a bad person. We may be opening an office in London.

I pray they give it to me to run. ⁴ If I didn't have the kids, I would have quit and stayed and found a job there.

- Α. All true.
- Okay. Tell me about this O. statement you may be opening an office in London.
- So Greg -- not Greg. Was it Daniel? Greg. One of them. I forget who it was.

But they were talking about expanding operations to London, to Europe, in general. And we were talking about a proposal to expand MEF and -- to expand MEF and they asked me to -- to write it up. 16

17 And I think, like, I asked input 18 from Sam. I asked input from people, like, who the big players were. There was, like, that back and forth, a bunch of e-mails about, like, they wanted me to, like, organize what companies we'd talk to, would we do it from a grassroots ²³ approach? Would we do a top-down approach, where we would work with, like, government officials?

Page 394 And we went back and forth. And I couple -- I wrote a draft of a proposal and then another one and then another one.

I think that Daniel even liked it. And for a minute they were considering it. And I was like if I got -- if they let me run it, that would be awesome. Because I could go back and forth, be with the cool people and bring my kids. Maybe have my kids go over to England and start from a little voice learning how to have that 11 little British accent.

- Was the fact that MEF was O. opening -- was considering opening up a London office a confidential issue for them?
 - Not that I'm aware of. Α.
- 16 Who else did you share the notion that MEF was considering opening up a London office with?
- I think I asked -- because Amy knows all those people in the box party that they wanted -- I think I asked a bunch of people, because Daniel was asking me to identify in each state -- he had like these four, like, the Bezigrad states or whatever -- maybe it was more Page 395

than that.

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And he asked me to identify the key players in the party and then to get their contact information. And a lot of that information is hard to get.

I mean, you're talking about the leader, like Sallavanti in Italy. Like, it's not easy to get his phone number. But Amy has that kind of contacts. She always did.

10 So I definitely asked her for help. I asked Sam for help. Westshop who works 12 with MEF.

I think I asked Janice Atkinson for a couple contacts. I mean, I asked a bunch of people for contacts, because that's what they wanted me to do.

- Did you share internal MEF Q. documents with those people?
 - A. I don't think so.
- Q. Did you share a document titled MEF Europe with Amy Meckleberg?
- A. Yeah. I think I was asking her for input.

I mean, that's my draft of what

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5:59 p.m.

Page 396 Page 398 I'm gonna submit. Asking her if she thinks it's 1 We are off the record. a good idea, since she works with those parties 2 The time is 6:12 p.m. 3 all the time. Back on the record. It's not an internal document. BY MR. CAVALIER: It's my draft. Ma'am, are the skills that you Q. Did you ever, at this point in learned at the Forum helping you perform your job time or any other, consider taking a job working duties right now? for a PR consultancy firm? A. Some of them. Most though came I had an interview. And then I from institutional knowledge from Congressman found out that they work with Mohammed Bin Salman Costello's office, because it's on the Hill. 11 and they wanted me to based in DuBai, even though 11 It's a different venue. 12 they had an office in America and London. How is your life going right now? 13 13 And that wasn't of interest to me. MR. CARSON: How's what? What's 14 14 And then when I talked to -- when I had an the question? introductory interview, I basically let the woman BY MR. CAVALIER: know that on the phone and then we stopped 16 My question is how is your life talking about it. 17 going right now? 18 18 O. What part of that was not of A. Hard. 19 19 interest to you? O. Why is it hard? A. Well, living in Dubai, Mohammed 20 I'm away from my kids a lot. 20 21 Money's tight because of the extra whole nother Bin Salman. 22 apartment to pay for. 22 At first when I had originally 23 I have a demanding job that I talked to her, like the very first time before love. And I love my boss. I love my co-workers. the official interview, she said that she had an Page 397 Page 399 office in London, Dubai and in the U.S. and that, But it's not easy. Like the other you know, most times that people could split day, my daughter was leaving to go home, like, those things or, you know, work out of one area back to Philly because she had school and she was crying that she wanted me to be there in the but travel to the others. And so that was of interest to me. morning to do her hair. And that breaks my But then when I spoke with her, she was more heart. interested in having the main hub be in Saudi You said you love your job right Q. 8 now? Arabia and I wasn't interested in that. 9 Did you ever create a Facebook I do. I love my boss. 10 10 page profile with the name Oliva Estranimkis? You like your boss, too? Q. 11 I love him. I don't even know what that last A. 12 12 name is. Is it safe to say then that you prefer your current job than your job at MEF? I can spell it you for. O. 14 E-S-T-R-A-N-I-M-K-I-S. Oh, that's safe to say. 14 15 15 And you would not, if given the Maybe, I don't know. I don't A. opportunity, give up your current job to go back 16 know. to work for the Middle East Forum, correct? 17 You don't remember that? Q. 18 18 You would have to -- over my dead I don't remember that. Α. 19 19 MR. CAVALIER: Okay. So listen, I body would I ever go back to Middle East Forum. 20 want to ask the -- I want to go off the Have you taken any vacations 21 recently? 21 record for a minute and ask the court 22 2.2 reporter how long we've been going. A. A bunch.

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Q.

Where to?

Texas, Puerto Rico, Wisconsin.

THE VIDEOGRAPHER: The time is

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Page 403

Page 400 1 When did you go to Texas? That -- I do a lot of things that people would Q. A bunch of times. Like in the consider work, I do that for fun. Like filming A. beginning of Corona Virus shutdown. or editing or writing things for people. How many times have you gone to Okay. And who did you go to Q. Texas over the past year? Puerto Rico with? I think two for work -- maybe Brian Coyne. A. A. 7 three for work. Two for personal. Both times? Q. 8 Q. How do you get there? Α. Yep. A. Fly. How long did you stay the first Q. 10 When did you go to Wisconsin? time you went? Q. 11 When did I go to Wisconsin? Right Like a bunch of days. I think A. Α. 12 12 like 20 days or something crazy. around the DNC in August. 13 Who did you go to Wisconsin with? Okay. And how about the second Q. Q. 14 time you went, how many days? A. Myself. 15 15 For vacation? Three or four, I think. Q. A. 16 16 Yeah. I was going to watch a Okay. How did you get there? Α. Q. 17 17 panel discussion. I flew. A. 18 18 Private? And where else besides Texas and Q. O. 19 19 Wisconsin did you go on vacation? No. Oh, you mean like -- like a A. 20 20 Puerto Rico. commercial airline. A. 21 21 When did you go to Puerto Rico? Both times? Q. Q. 22 22 March and December. A. Yep. A. 23 23 March and what? Q. Did you stay at a resort? O. 24 24 Yeah. Both time -- well, yeah December. Α Page 401 1 like -- well, one we stayed -- the one time we Q. So you've been to Puerto Rico twice over the past year? stayed at a hotel and then an AirBNB. Yeah. Oh, and I went to Florida, And then the second time then we A. were at one resort and we went back -- he too. currently, until his, like, new apartment in Okay. And when did you go to Q. Puerto Rico is ready, occupies the presidential Florida? Right before Christmas. suite of the El San Juan Hotel. Α. 8 Okay. Who did you go to Florida Does Brian Coyne have access to a O. private plane? with? 10 10 My friend James. He just got one, yeah. A. A. Okay. Where do you know James Have you ever been on it? O. Q. 12 12 from? A. Nope. 13 James is a Newsmax -- actually, he So do you get paid more now in Q. is an official employee of Newsmax now. He was a your current job than you did at the Forum? 15 15 contributor. Yes. But it doesn't matter, 16 And he asked me to go with him to because my expenses are actually -- like I have 17 help film. And since my kids had Corona virus at less money to spend at the end of every month. 18 18 the time and I couldn't be around them, and my As a matter of fact, it's so bad mother-in-law and my husband, I said, let's go. 19 that usually the last two weeks of the month, I Okay. And you said you were doing don't have any money at all. 20 21 video work for him but still you consider that a Okay. But it sounds like, and you 22 vacation, correct? can correct me if anything I'm about to say is

Yeah. I'm not getting paid. I do

²⁴ a lot of things that are work-related for fun.

wrong, but you work in a job that you love,

vou're getting paid more money, you've been on

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Page 404 vacations over the past year, multiple times to Texas, to Wisconsin, to Florida, and to Puerto Rico twice. It seems like your life's in a

pretty good spot right now.

No?

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- A. I guess from the outward opinion, if you look at it like that. But the answer's no.
- All right. So tell me why it's O. not.
 - I just explained to you. A. My kids are not near me. Right?

15 My daughter is having emotional issues from me being separated from her. So much 16 that we started counseling for my daughter.

She goes down here in D.C., Virginia area every other Saturday. We are having disputes about where the kids are gonna go to school full-time, either down here. We are interviewing for another school down here.

23 I have, you know, all these lovely lawsuits. My life is exponentially not better.

Page 405 As a matter of fact, like I said, in order to have my kids down here as much, I needed the place that I'm staying in, which I moved outside of the Washington, D.C. in order to do and that -- at a reduced cost of what rent is.

And even then, I'm struggling to make ends meet. Like last month, the last week -- work last week of the month is the way that you get paid in the House only has -- you only get -- what do you call it? You get paid once a month and I was eating like Ramen.

- Okay. But you're -- the fact that you live in D.C., that's not something that you blame MEF for, correct?
- I think that there are I had difficulty before I worked for MEF as I knew Congressman Costello was transitioning, like, out of Congress, that there are hardly any, unless you go out to Western Pennsylvania, jobs for conservatives.

21 And I came up against that quite a bit. And then, you know, I had put out resumes before even when I was in my search for MEF as part of the motivation at working originally at

Page 406 MEF, too, is that they are one of the places to ² call me back and it was a conservative organization. I was, like, yes.

But there isn't the opportunity there. And a lot of these political jobs don't translate well to, like, regular people jobs.

I mean, you don't know about franking requirements? You know what I'm saying? Or when the blackout periods are. That's the institution knowledge that I was going to have from working in Congress.

So it was very difficult. And I knew that if I left the Middle East Forum, which ¹⁴ is part of the reason why I stayed, that really the only opportunity would be -- for me would be in D.C. and that is exactly what happened.

I got a job quickly in D.C., because this market is more set to my skill set.

- Do you have a real estate license?
- I used to. It expired. A.
- Is there any particular reason that you couldn't have renewed that license and worked in real estate in Philadelphia if you wanted to? Page 407

You have to have upfront money to do that. And then you have to pay money to get it out of escrow. And then take two human educations classes.

And I'm not even sure if my thing is even in escrow. I believe that it can stay there for a couple years.

8 But I didn't keep up with my continuing education classes, so I'd have to take the exam all over again and pay money to get my license and get a thing.

And let me tell you, the market isn't really great. You can ask my husband.

- Speaking of which, your husband does do real estate, correct?
 - A. Correct.
- O. So he could have helped you with all that, right?
- What do you mean help me? What, be a real estate agent?

I'm not -- I was never good at, nor did I ever make any money -- sufficient money being a real estate agent.

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Some people are not fit for

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certain jobs. And, no, that would have taken -Think about it.

You would have go to school again. You have to take the test again. That would take months and months and months of not being employed to do that.

- Q. Well, and to your point, you're good at your job for the Congressman, right?
- A. Yes. That's what I went to school for. Yes.
- Q. Okay. So what I'm trying to figure out from you is whether you blame the Middle East Forum for the fact that you're working in what you described as a great job for a boss you love in D.C.?
- A. What I blame Middle East Forum for is for their abusive behavior towards me as an employee while I was working there.

And would I have loved to have stayed there and finish the good work that I thought MEF was doing and stay in Philly near my family and things like that? Yeah.

Or would I have had time to, like you know, ease my way into taking a longer job

search and things like that?

No, but I had to get out of there because it was insane.

Q. Okay. I understand that's what you're saying is the reason behind your decision to resign.

But that was now, what, 18 months ago?

A. Now I'm shell shocked. I'm afraid. I said this to somebody else.

So Congressman Costello asked me the other day, like, Lis, you worked for Randy for, like, ever. Like, what do you plan to do? Where are you going to go next?

I see bigger and greater things for you. And I said, no, I'm not going anywhere ever, because I have a healthy work environment and I'm so shell shocked because Ryan Costello's office was a good office.

And then I went and left for the Middle East Forum and it was horrific.

And, honestly, so I'm legit afraid to make a move. Americans for Prosperity reached out to me. And I'm afraid to go anywhere else,

because at least I know these people are safe and

mentally good people.

I'm definitely afraid to change

I'm definitely afraid to change jobs a hundred percent.

Q. I understand that.

But my question wasn't -- you said earlier that you love your job. You love your boss.

And what I'm trying to figure out is whether you're blaming the Middle East Forum for your current job, the fact that you work for Congressmen Weber?

A. What do you mean by blame? MR. CARSON: Object to the question. Object to the form.

THE DEPONENT: What I'm doing is -- I'm not blaming them for anything.

What I'm blaming them for is the way they treated me and what they did to my, like, my mental capacity and all kinds of other things.

I'm blaming them for having my director physically assault me and, you know, -- and then my -- the president of

the organization thinks that it's fine.

BY MR. CAVALIER:

Q. Well, just to be clear, part of your stress in working at MEF was your difficult relationship with Marnie Meyer, correct?

MR. CARSON: Objection. Assuming facts not in evidence.

THE DEPONENT: I did have a difficult relationship with Marnie Meyer and it was created by Greg.

BY MR. CAVALIER:

- Q. Was that stressful for you?
- A. Yeah.
- Q. Okay. I just want to talk about what you said there, because it's important that I understand the distinction you're drawing.

You blame -- I think you just said you blame Middle East Forum for making your life a living hell while you worked there, correct?

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Q. Do you blame the Middle East Forum for any of your current circumstances relating to your job?

A. If that job -- if my direct boss,

| | I | | |
|----|---|----|--|
| 1 | Greg Roman, was not a nightmare, I would have | 1 | MR. CAVALIER: Your witness used |
| 2 | stayed there forever and I would not be in D.C. | 2 | the words. I'm relying on her |
| 3 | You tell me what that means. I | 3 | definition. |
| 4 | don't know what you're trying get at but that's | 4 | MR. CARSON: To the extent she |
| 5 | the truth. | 5 | understands, she's welcome to answer the |
| 6 | Q. Are you happy working in D.C.? | 6 | question. Although I think it's pretty |
| 7 | | 7 | obvious, the textbook definition of |
| 8 | isn't. | 8 | extortion, what happened that day. |
| 9 | I said I love my job and I love my | 9 | But, you know, we'll get to that |
| 10 | boss. But do I not like being away from my | 10 | later. |
| 11 | children. | 11 | Lisa, you can answer the question. |
| 12 | I hate it as a matter of fact. | 12 | THE DEPONENT: He said come meet |
| 13 | Q. What is your goal in pursuing this | 13 | me, 30th Street Station. I want to |
| 14 | lawsuit? | 14 | discuss our mutual problem. |
| 15 | A. Justice. | 15 | And then we started so he said, |
| 16 | Q. Define justice for me. | 16 | make sure your phones are off. And I'll |
| 17 | A. Greg Roman paying for his actions. | 17 | come up with a settlement agreement and |
| 18 | Q. Monetarily? | 18 | whatever so that we can both get rid of |
| 19 | A. Being held | 19 | these mutual problems without our |
| 20 | MR. CARSON: Objection. | 20 | lawyers, because they just keep causing |
| 21 | Objection. Calls for a legal conclusion. | 21 | trouble. |
| 22 | It's also argumentative. | 22 | So I get there. Turn my own off. |
| 23 | What other you want to suggest | 23 | Do everything he says. He says he thinks |
| 24 | some other form of resolution? We'd be | 24 | I'm a fine person and that, like, you |
| 1 | Page 413 | 1 | Page 415 |
| 2 | happy to listen to it. | 2 | know, he doesn't think I'm a bad person. |
| 3 | But so far as we know monetarily | 3 | He thinks highly of me. All this |
| 4 | is the only option available to us, so, | 4 | nonsense. |
| 5 | yes. BY MR. CAVALIER: | 5 | And then he says, if you don't |
| 6 | | 6 | crop these cases and testify against |
| 7 | Q. What does being held responsible look like to you? | 7 | Tricia and Marnie and help him with the |
| 8 | | 8 | other cases, then he's gonna file a RICO |
| 9 | A. I think that Greg Roman should be punished by the Middle East Forum and held | 9 | criminal racketeering case on me. |
| 10 | accountable for misbehavior. | 10 | By the way, which if you ever look |
| 11 | | 11 | at my finances, you know, all of them from forever, I've never gotten an extra |
| 12 | | 12 | _ |
| 13 | v | 13 | penny of anything from anywhere from |
| 14 | Damer ripes, when he was trying to extort me. | 14 | anyone ever. |
| 15 | | 15 | So tell me how that's possible? He extorted me. That's what he did. |
| 16 | , , | 16 | BY MR. CAVALIER: |
| 17 | | 17 | |
| 18 | | 18 | Q. He met with you to discuss the |
| 19 | Second. | 19 | resolution of your lawsuit against the Middle East Forum? |
| 20 | to extort you? | 20 | MR. CARSON: Let him get the |
| 21 | A. Because that's definitely | 21 | question out. |
| 22 | MR. CARSON: I'm just gonna object | 22 | |
| 23 | to the extent it calls for a legal | 23 | But what you just described is literally the definition of extortion. |
| 24 | · | 24 | But go ahead. |
| | CONCIUSION AS TO WHAT EXTORTION IS. | | Dut go ancau. |

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Page 418

BY MR. CAVALIER:

Q. Isn't it true that during your meeting that you just described, you discussed the resolution of your lawsuit against the Middle East Forum and the Middle East Forum's lawsuits against you?

> MR. CARSON: I'm gonna object. But you can answer.

THE DEPONENT: A very poor mischaracterization.

He said that we have resources that you do not have. He said to me, I understand how much debt that you're in. What we can do for you is we can pay for your debt resolution and solve your problem with any debt that you have.

If you drop this, we'll pay for the lawyers to get you out of debt -- out of your debt whoas.

And if you -- and we'll scuttle the RICO case that we're thinking about dropping on you. And that we'll do -and that we'll do that if you testify against Marnie and Tricia.

That's what he said.

BY MR. CAVALIER:

Did he ask you to testify falsely? MR. CARSON: Objection. Object to the form of the question.

The witness can answer.

THE DEPONENT: Everything that I have said about what happened is a hundred percent true.

And not only that, right, like, so everything's true. And then if he wants me to help them testify against them, that would be the only thing that would be left to do is lie, which I would never do.

BY MR. CAVALIER:

- Did you tell him that? O.
- Yeah. I told him that multiple A. times. I said under no circumstances. And that was in a -- so he drew up -- he even drew up an agreement.
- Did he ask you to testify falsely against the other plaintiffs against the Forum?

MR. CARSON: Objection. She just

explained that if she testified truthfully against it, it wouldn't be helpful to the Middle East Forum.

THE DEPONENT: Thank you.

BY MR. CAVALIER:

Did he ask you to testify falsely? MR. CARSON: You can answer what your understanding was.

THE DEPONENT: He implied.

BY MR. CAVALIER:

How was it implied? Q.

Because like I said, if I testified, saying everything that I've been telling you, it would certainly not help the Middle East Forum. If anything, it would hurt them.

And so if he wanted me to testify against them, then it would be -- then I would have to fabricate my thing.

20 Did you get any indication from Daniel Pipes, other than your own supposition, 22 that he was asking you to testify untruthfully? 23

MR. CARSON: Objection. She just answered that question. Literally that Page 419

same exact question.

You can ask it a hundred times, you're going to get the same answer.

BY MR. CAVALIER:

5 So it's fair to say -- I'll withdraw the question.

It's fair to say then that you assumed that because Daniel Pipes asked you to testify that he wanted you to testify falsely?

MR. CARSON: Objection again.

You can answer.

THE DEPONENT: Again, what other -- if I've been doing nothing but consistently telling the truth, what would there be to help his case?

BY MR. CAVALIER:

- Maybe he just wanted you to Q. testify truthfully.
- Testify truthfully that Greg Roman assaulted us and that freaking Daniel Pipes did nothing about it?

Okav.

Well, I mean that's not true. We ²⁴ know that, right?

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Page 420 1 MR. CARSON: Wait. Wait. Wait. 2 What? THE DEPONENT: Do we? BY MR. CAVALIER: Yeah. O. We know that it's not true that Daniel Pipes did nothing about it. MR. CARSON: I don't know that. 9 But objection. Assuming facts not in 10 evidence. Object to form. 11 You can answer. 12 BY MR. CAVALIER: 13 Is it your position that Daniel Pipes did nothing about the complaints that you and the other Forum plaintiffs levied in November 16 of 2018? 17 Nothing to relieve the burden of A. 18 Greg Roman. 19 It was not effective. And when we 20 told him it wasn't effective, he didn't do anything about it. So ineffective that you then asked 22 to bring him back into the office. 2.4 A. Again, I explained to you --Page 421 1 MR. CARSON: Objection. It's not 2 even a question. THE DEPONENT: We're going around in a circle here. BY MR. CAVALIER: So I want to go back to my O. original question. You said you hoped to get justice and I asked you what that meant to you and you said seeing Greg Roman punished, fired. 10 11 Do you have any other goals in bringing this lawsuit? 12 That's my goals. 13 A. Your goal in this lawsuit --14 O. 15 And it's also to protect anybody else that would be -- you know, that had this 16 17 happen. 18 That was actually -- listen, it's very hard for a conservative women in the world of Me Too to come out and say, listen, this happened to me, too. That is very hard for me to 22 do. 23 And it is very negative. That whole idea of it is very negative in the

Page 422 connotation of, like, this political environment that I'm in.

Okay. So it was a big, huge deal for me to do that. And part of the reason is somebody had said to me, if somebody had done what you -- like going forward and tell the truth about him, this would have never happened to you.

And I think about my little girl and I think about this happening to other people and what I would -- how irate I would be if it happened to any -- anybody younger that I knew that grew up and was, like, that and that is another reason.

I do not want this to ever happen again. And the more we shed light on it and the more we talk about it and the more we talk about 17 how it's not just and right and wrong and then the better this world will be.

- So your purpose in bringing this lawsuit is to make the world a better place?
 - Part of it, yeah.

MR. CARSON: Objection.

Argumentative.

THE DEPONENT: Fine. That's true,

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though.

I don't know if you know much about me. But you will know that I am consistent in my principles.

And I will tell you that the whole reason that I do the job that I do and the reason that I worked for Middle East Forum was not for a paycheck.

I can go in the private sector right now and make double the money. Okav?

But you have to do something that is contributing to society. And that was always the way.

That was always the way when I worked at Middle East Forum, too. You have to do something that you believe is contributing to society.

Instead of just, you know, catching a buck on some poor, helpless girl who has been sexually assaulted.

BY MR. CAVALIER:

Q. If the Forum fired Greg Roman, would that satisfy you with respect to this

| | Page 424 | | Page 426 |
|----|---|----|--|
| | awsuit? | 1 | harassment, sexual assault, sexual anything, it |
| 2 | MR. CARSON: Objection. I'm just | 2 | is not is only doing it for the money and not |
| 3 | gonna object. These questions are very | 3 | just justice. |
| 4 | inappropriate. | 4 | MR. CARSON: I also object to it |
| 5 | THE DEPONENT: What do you want | 5 | being argumentative, because she actually |
| 6 | from me? | 6 | is equated to a rape victim. |
| 7 | MR. CARSON: He wants to be able | 7 | MR. CAVALIER: By you. |
| 8 | to argue to the Judge that he can play | 8 | MR. CARSON: By us, you're right, |
| 9 | for a jury that | 9 | by the case. |
| 10 | MR. CAVALIER: Improper, Seth, | 10 | MR. CAVALIER: No, by you. Not by |
| 11 | again. | 11 | her own words. |
| 12 | THE DEPONENT: I know what he | 12 | THE DEPONENT: I'm a sexual |
| 13 | wants. | 13 | assault victim. I have not been raped. |
| 14 | MR. CARSON: Which he will never | 14 | DI WIK. CHVALILIK. |
| 15 | be allowed to do, which is why these | 15 | Q. So you brought up Breanna Taylor. |
| 16 | questions are inappropriate entirely. | 16 | She got \$12 million, correct? |
| 17 | MR. CAVALIER: I just want | 17 | A. I don't know how much she got |
| 18 | truthful questions to my answer. | 18 | honestly. |
| 19 | THE DEPONENT: I just gave you a | 19 | Q. I'll represent to you that she got |
| 20 | truthful answer. | 20 | \$12 million. |
| 21 | MR. CARSON: We all know what this | 21 | MR. CARSON: We don't know that. |
| 22 | lawsuit is about. | 22 | THE DEPONENT: Her family did. |
| 23 | This lawsuit is about justice and | 23 | BY MR. CAVALIER: |
| 24 | the way our civil justice system | 24 | Q. Correct. Because she was killed. |
| 1 | identifies and defines justice is through | 1 | A. Okay. |
| 2 | monetary fines. | 2 | MR. CARSON: Where are we going |
| 3 | That's how we regulate the system. | 3 | BY MR. CAVALIER: |
| 4 | THE DEPONENT: Wait. | 4 | Q. At one point you demanded |
| 5 | Do women that are raped, right, | 5 | \$27 million from the Forum. |
| 6 | raped and beat, do they bring cases | 6 | MR. CARSON: I'm gonna go ahead |
| 7 | because they want the money? | 7 | and object. That's not true. |
| 8 | Did Breanna Taylor's family bring | 8 | THE DEPONENT: That's not true. |
| 9 | a case because they wanted the money? Or | 9 | That's not even remotely true. |
| 10 | because they thought that the court | 10 | BY MR. CAVALIER: |
| 11 | system was neglect in their actions or | 11 | Q. So you're not demanding \$27 |
| 12 | the police station? | 12 | million? |
| 13 | I mean, you tell me you tell me | 13 | MR. CARSON: Whoa, whoa, Lisa, |
| 14 | what the reason is for for these type | 14 | wait. Just wait. |
| 15 | of lawsuits and the reason that | 15 | Our initial disclosures speak for |
| 16 | they're the function that they're set | 16 | themselves and we're not going to talk |
| 17 | | 17 | about settlement numbers right here. |
| 18 | up for this way. This is my recourse. The only | 18 | MR. CAVALIER: I'm not asking in |
| 19 | recourse I have. | 19 | term of settlement. I'm asking in terms |
| | BY MR. CAVALIER: | 20 | |
| 21 | | 21 | of the amount of money that would be |
| | Q. Are you equating yourself to a | 22 | justice for you. MP. CARSON: She's not going to |
| 23 | rape victim? | 23 | MR. CARSON: She's not going to |
| | A. I'm going with your line of | 24 | answer that question. |
| | reasoning that anybody who has suffered sexual | | THE DEPONENT: You're right. I'm |

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Page 428 1 not going to answer that. You don't know have to answer. BY MR. CAVALIER: 2 It's argumentative. 3 Why not? Q. THE DEPONENT: I don't know. It Because I don't -would depend. I don't know. Α. MR. CARSON: She's not going to BY MR. CAVALIER: 6 answer that question because she doesn't That's a fair answer. Ο. 7 understand the question. MR. CARSON: Her answer is subject And because the question is to my objection. 9 designed to embarrass and harass her. BY MR. CAVALIER: 10 Has nothing to do with why we are here Have you ever spoken to Tiffany Q. 11 11 today. It's totally irrelevant. Lee? 12 Never gonna go in front of a jury. 12 Α. No. 13 13 You can't talk about settlement You made allegations in your O. complaint concerning Tiffany Lee. 14 discussion and negotiations and demands 15 and offers. All protected information. How did those allegations come to 16 16 So we're just arguing now for no be in your complaint? 17 17 MR. CARSON: I'm gonna object and reason. 18 tell her not answer based on 18 MR. CAVALIER: I don't know why you think I'm talking about settlement 19 attorney/client privilege. 19 20 BY MR. CAVALIER: 20 discussions. MR. CARSON: You're asking her 21 21 This is a yes or no question. 22 Is the sole source of your 22 what her demand was, how much she asked 23 information relating to Tiffany Lee your for. 24 THE DEPONENT: And that's not even attorneys? Page 429 1 1 what I asked for. MR. CARSON: You can say yes or no 2 MR. CARSON: Lisa, you don't have to that. 3 to say anything. THE DEPONENT: No. The initial disclosure that we BY MR. CAVALIER: filed or that we provided speak for Q. What are the other sources of your 6 information relating to Tiffany Lee? themselves. Greg Roman's own words. Matt MR. CAVALIER: That's not what I'm 8 Bennett's words. A bunch of peoples' words. asking. But I'll re-ask the question 9 again and you can levy your objection Daniel Pipes' words. 10 10 Did -- strike that. again. O. 11 11 When you worked with Congressman BY MR. CAVALIER: My question is -- how much -- you Costello, did his wife ever tell you to stay away 12 said you want to get justice out of this lawsuit. from her husband? 14 14 My question to you is how much A. No. money is justice? 15 15 Q. Did you ever try to hire a hacker? 16 16 MR. CARSON: I'm going to object. Α. 17 The amount of money that is determined 17 Did you ever talk to Lisa -- or to Q. Patricia about hiring a hacker? 18 18 will be determined by the jury in this 19 19 I said a hacker was hired and that case. 20 BY MR. CAVALIER: was-ism if actually -- you want me to explain 21 If a jury awards you a dollar, what that is --22 would you consider that justice? 22 MR. CARSON: I mean, we did this MR. CARSON: Objection. You don't 23 23 during the last deposition. THE DEPONENT: For your own have to answer.

Page 432 Page 434 1 1 clarification, I'll do it again. these types of questions. 2 2 Mark Fink and Daniel Pipes were THE DEPONENT: But he is aware. interested in suing Facebook on behalf of 3 3 MR. CARSON: I think I've done Tommy Robinson. 4 probably depositions in 50 cases in the 5 5 Facebook had erased Tommy last 12 months. Robinson's account. Okay. Fine. 6 6 Never, not once has anyone asked We petitioned Facebook for Tommy 7 these types of questions of any of my 8 Robinson's old data. They were reluctant clients. 9 9 to give it back. Reluctant. Reluctant. They're designed to harass. 10 10 They're designed threaten. They're Reluctant. Reluctant. 11 11 designed to embarrass. They're totally So Tommy said that he hired -- or 12 12 he was trying to get somebody he knew was insignificant. 13 13 a hacker to break in and get, like, his What does it matter if he knows 14 old data back, so that we could prove in 14 about it? What possibly could that have 15 15 court that what MEF was saying wasn't to do with this case? 16 16 true. Whatever. It's a threat. It's a veiled 17 17 That never came to fruition. I threat, you know. And we have a -- we 18 18 finally got a congressional contact in have a hard stop at 7. the Facebook world from my congressional 19 19 So if you want to spend the next 20 17 minutes threatening my client, we'll 20 contacts that I had prior to MEF and I 21 21 got them to supply the data and give to just stop now. 22 22 it Mark Fink. MR. CAVALIER: The hard stop is at 23 23 All at the direction of the Middle 7:17, first of all. 24 East Forum, by the way. 24 Secondly --Page 435 Page 433 1 1 BY MR. CAVALIER: MR. CARSON: You told me that when Did you ever help Tommy Robinson 2 you took the last 12-minute break that --3 to try to get a Visa? you said would be five minutes. 4 Yep. Again, at the direction of A. THE DEPONENT: Correct. 5 the Middle East Forum. MR. CAVALIER: The hard stop is at 6 Well, did you ever help or try to 7:17. 7 help Tommy Robinson get a Visa after you left the MR. CARSON: I'm letting you know 8 Middle East Forum? what time we are stopping. MR. CAVALIER: Then we can come 9 No. A. 10 10 Q. Since -back later for the last 17 minutes, if 11 11 He has not even reapplied. you want to stop at 7. Have you tried to assist Tommy 12 Seth, beyond that, I take issue 12 with the fact that you're extremely loose ¹³ Robinson in getting a Visa since you've worked 13 for Congressman Weber? on the record with throwing around 14 14 15 allegations against my clients, and 15 A. No. 16 counsel, including but not limited to me. 16 Does the Congressman know about O. 17 17 this litigation? And I'm gonna caution you --18 Yes. You served him. Or you 18 MR. CARSON: You don't have to served me at his office and you served him. So, 19 19 caution me. yeah, he is well aware. 20 20 MR. CAVALIER: I am cautioning you 21 21 And he was well aware from the from doing that. time I got hired. I told him the day that I got 22 22 MR. CARSON: You don't have to. 23 23 I'll save you --MR. CARSON: I'm also troubled by 24 MR. CAVALIER: In the history of

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this case --

MR. CARSON: What you just did is a threat.

MR. CAVALIER: If you have an issue with my conduct, you're welcome to file a motion. That's how we handle it.

MR. CARSON: If you want to spend the last 17 minutes threatening my client, we can stop now.

MR. CAVALIER: I mean, last week you called Mr. Roman a rapist on the record.

MR. CARSON: Well, what do you call it when you compel a young child, a girl, who's barely, you know, barely 20 years old, to have sex with you and you hold a piece of paper that she signed over her head?

And the next time you try to have sex with that person and you don't have a piece paper to hold over her head, she doesn't want to have sex with you?

What do you call that? That seems like compulsion to me.

Page 437 MR. CAVALIER: We're talking about facts not in evidence. And here I thought that was yet another verbal typo by you. You're actually standing behind that.

MR. CARSON: That feels very rapey to me.

THE DEPONENT: Leah Murville admitted to me that that is what happened.

MR. CAVALIER: So you're standing behind the fact that you called Mr. Roman a rapist on the record?

MR. CARSON: The record speaks for itself.

MR. CAVALIER: I tend to agree with you there, sir.

MR. CARSON: You're right.

BY MR. CAVALIER:

- Q. What did you speak to Leah about?
- About her thing with Greg. A.
- When did you speak with her? Q.
- At least a year or two ago. 2017. A.
- ²⁴ I don't remember.

Tell me about the conversation. ² How did it start?

3 That Greg Roman is going around telling people that you had sex with him. Did you?

She said what happened.

She said they were drinking at a party or at some networking event or something in Israel. He said, I have to finish -- after they were drinking, he said, I have to finish your intern paperwork.

Why don't you come up to my room and I'll sign it there. And then they had sex. And then she said that she never wanted anything to do with him again, but she didn't want to talk about it anymore.

When did this conversation happen? Q.

I believe it was in 2000 -- I Α. don't know. I don't know, a long time -- at least a year or two ago.

While you were still at the Forum?

I think so, yeah. A.

Did she tell you that Greg Roman O. raped her?

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You just heard the story. She A. said she never wanted to hear from him again.

> Did she say Greg Roman raped her? Q.

Did not use those words, no. But you're -- but, you know, that, like, -- she's an intern.

A position of power saying come up to my room and I'll sign your paperwork to your school so you get school credit for your internship and winds up sleeping with the girl and then she doesn't want anything to do with him 12 after that?

You tell me what you think that

Frankly, I think it's a long way Q. from rape, but that's just me.

You're aware that when Greg Roman signed those papers for her, she was no longer an MEF employee or an intern?

MR. CARSON: Objection.

THE DEPONENT: Her internship would not have been finalized had he not signed those papers.

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Page 440 1 BY MR. CAVALIER: 2 When you talked to Leah Murville, 3 did you believe she had been raped? I believe she was forced into a 4 5 very uncomfortable situation, yes. Do you believe she was raped? 6 7 MR. CARSON: Asked and answered. 8 Objection. 9 9 MR. CAVALIER: It wasn't answered. 10 10 MR. CARSON: Yes, she said I 11 11 believe -- we can read back the 12 12 transcript. 13 13 I believe she was forced in a very 14 14 uncomfortable situation. Yes, that was 15 15 her answer. 16 16 BY MR. CAVALIER: 17 17 Do you believe every uncomfortable 18 18 sexual situation is rape? 19 19 MR. CARSON: Objection. 20 20 Argumentative. THE DEPONENT: I think we 21 22 22 established from the Me Too movement that 23 casting couches and the behavior of Harry 24 Weinstein is predatory and that is Page 441 1 1 exactly what Greg Roman has displayed in 2 2 that event. So you tell me what Harry 3 4 Weinstein is. Is he a rapist? 5 BY MR. CAVALIER: 6 Q. Do you believe every uncomfortable 7 situation is rape? 8 8 MR. CARSON: Do you really want 9 her to answer that question? Do you believe that every uncomfortable 10 10 11 situation is rape? That's his question, 11 12 12 Lisa. 13 THE DEPONENT: That's hypothetical 13 14 14 and I don't know. 15 15 BY MR. CAVALIER: So did you come out of your 16 16 conversation with Leah Murville believing that 17 17

she been raped by Greg Roman?

answered.

MR. CARSON: Objection. Asked and

THE DEPONENT: I told her that I

was very concerned about her. And I

don't know. I still even don't know.

A lot of people are afraid to

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Lisa Barbounis v. Middle Eastern Forum, et. al. Page 442 actually say I didn't want to do it. I was raped. So I don't know. But I was very concerned that Greg Roman was a rapist at that point in time, veah. Do I know for a fact that he raped her or not? I don't. Does my gut tell me that what he did to that poor girl was wrong? And that had he never had that paperwork, he would have never had sex with her? Does my gut tell me that? Yes. So I don't know if he's a rapist, but my intuition tells me --BY MR. CAVALIER: Did you go to Daniel Pipes? MR. CARSON: Objection. You have the document where they reported it to Daniel Pipes. Like, you can answer. BY MR. CAVALIER: Did you go Daniel Pipes and tell Q. him that Greg Roman raped Leah Murville? MR. CARSON: Objection. Asked and Page 443 answered. But you can answer. THE DEPONENT: Again. Again, I'm not the one. I was very concerned about her. I was very concerned about her. But I'm not the one that wrote up the agreement. I'm not the one that did those -that thing. And the reason why I didn't was because I don't go around, unless I have proof, reporting things to people that aren't true. Now, you're forcing me under oath to answer these questions. Okay. But I normally don't go around and say, guess

what, I think Greg Roman raped a girl, because that's what I think.

Okav. I don't --

BY MR. CAVALIER:

That's your counsel that does Q. that?

> MR. CARSON: Objection, the record speaks for itself.

> > Page: 113 (440 - 443)

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BY MR. CAVALIER:

Q. Don't you think that's a very

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Page 444 Page 446 1 1 THE DEPONENT: That's not a serious allegation? 2 MR. CARSON: Objection. You can question. Don't even answer him. 3 answer if you think it's a serious BY MR. CAVALIER: I'm asking you if you agree with allegation. 5 your counsel that Greg Roman is a rapist? You know, like our complaint 6 speaks for itself. The record speaks for MR. CARSON: Objection. 7 MR. CAVALIER: It's now on the itself. 8 record at two different depositions that THE DEPONENT: I don't think we 9 your counsel has made and I'm asking you filed any official documents that call 10 10 if -him a rapist. 11 11 BY MR. CAVALIER: MR. CARSON: I didn't use the word 12 12 rape today. No. But you've called him many 13 13 Whoa, whoa, wait, wait, wait. things, correct? 14 14 First, let me object. I didn't MR. CARSON: Objection. We 15 haven't called him anything. We have 15 use the word rape today. You did. 16 16 All right. Second of all, the stated facts. 17 transcript from the last deposition is BY MR. CAVALIER: 18 18 going to speak for itself. Right. So, third of all, I'm gonna object 19 19 So if you believed that Greg Roman that that question is designed to 20 was a rapist, it's fair to assume that that would 21 have been in your complaint, right? embarrass and harass. 22 22 You're insulting me. You're Oh, no. No. I only put things in A. 23 insulting her. So you don't have to the complaint --2.4 answer that question. 24 MR. CARSON: Lisa, just wait. Page 447 Page 445 Just objection. All right. Object to 1 1 THE DEPONENT: And I'm also --2 excuse me. I will say something. 2 the form of the question. It's 3 argumentative. Assuming facts not in He has never said that in any of 4 my depositions, so I'm not gonna speak to evidence. Calls for a legal conclusion. 5 5 something that you say that he said in THE DEPONENT: Evidence-based. 6 6 another deposition, because I never heard Buddy. him say that. BY MR. CAVALIER: 8 8 I can't agree with what he thinks. Right. Right. 9 I don't know what he thinks about Greg And you have no evidence that Greg 10 10 Roman is a rapist, correct? Roman. That's it. 11 11 BY MR. CAVALIER: I have some evidence, none of 12 I'm not gonna belabor this point which I think is substantial enough to call him a anymore. But he just said, less than a few rapist. minutes ago, what would you call it when someone 14 Q. Fine. 15 takes a child, a young girl of but 20, puts her Which is why it's not in your in an uncomfortable situation and pressures her 16 16 complaint. 17 17 into sex. Right. Just like that's the same 18 I don't think he said pressured reason why I didn't tell MEF about Danny and this A. money, because there wasn't substantial 19 her or any of those words. 20 MR. CARSON: Objection. That's information to accuse people of that. not even a question. Object to the form 21 21 MR. CARSON: It's -- there's also and she's not gonna answer statements. 22 22 stating incorrect facts, what I 23 described --

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THE DEPONENT: Don't worry about

²⁴ Take my kids with me and move.

Page 448 Page 450 1 it. But I really don't want to live in 2 Texas. It's always like a fleeting little MR. CARSON: -- is what's in the 3 fantasy I have. complaint. I get excited about things. I Go ahead. wanted to move to France when I was 25 because I 5 BY MR. CAVALIER: went there one time on a weekend trip. Ireland, 6 Q. Who's George Egler? Some man that had been working too, I think in grad school. with Tommy a bunch back and forth. And he, like, I could move to Texas if I really gives his opinion a lot to, like, Tommy and what wanted to. 10 Tommy should do and things like that. MR. CARSON: What are we doing 11 11 I'm not sure I understand. right now? 12 12 A. Because I don't -- really THE DEPONENT: I don't know. He's 13 don't understand -- I don't know what George not saying anything and I'm tired. 13 14 Egler, what his actual job is. MR. CARSON: I know. 15 15 I know that, like, during the If we are gonna take one-minute Tommy campaign, he would, like, e-mail me what he 16 16 breaks in between every question, I think thinks, like, press releases, the way they should 17 it means we're done. 18 go out or the way, you know, we should word MR. CAVALIER: You can think things or frame things. 19 19 whatever you want. It's done when I say 20 And he sends me, like, these long 20 it's done. 21 paragraphs. Well, he doesn't really anymore, MR. CARSON: It's not done when but -- about, like, MEF and things he saw in the 22 you say it's done, actually. It's done 23 23 news. when it's done. 24 24 And, you know, that's the extent And we've been here since 10 this Page 449 Page 451 1 of what I know about George Egler. I met him in morning. So it's nine hours. And the 2 person one time. We had a conversation about reason it's taken nine hours is because Tommy and that was it. 3 every hour you've taken a break because 4 you weren't ready to do the deposition O. What's your relationship with him 5 today? today. 6 A. Nothing. I haven't spoken to him MR. CAVALIER: I very much in forever. appreciate the comedy in you telling me 8 8 how to be a lawyer, but --Q. Okay. 9 He's a nice man. MR. CARSON: I mean, that's you. A. 10 I need to get myself organized. 10 Do you recall talking to him about Q. 11 your work with Tommy? 11 That's why the last 12-minute break that Yeah. That's the only reason he 12 12 A. you said would be five minutes occurred. was talking to me. He's, like, a long-time Tommy BY MR. CAVALIER: reporter person. Tommy is the one who gave him 14 O. Who is Cassandra Fairbanks? 15 15 my information. Α. A friend of mine. Do you recall talking to him about 16 16 What does she do? Q. 17 17 your desire to move to England? She's a reporter. Α. Probably. I liked England. Just 18 18 What does she report on? A. Q. like I wanted to move to Texas last month. Or in 19 All kinds of things. 19 Α. 20 20 Does she report on things having March. I always want to move somewhere. Q. to do with the Middle East Forum? 21 Why did you want to move to Texas? Q. I'm sure she does, yeah. I think Texas is great. They're no Corona 22 23 she just wrote an article about it. Virus. No restrictions. Just want to move.

O. Have you ever been a source for

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Page 452

one of her stories?

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Let me just tell you something. I know where you're going with this. So if you want, I'll tell you.

MR. CARSON: Answer yes or no. THE DEPONENT: No.

Cassandra Fairbanks -- I met her with Tommy Robinson. I met her while she was covering one of things one of the times I was over in England. That's how we met.

She's very good friends with Tommy. She's very good friends with everybody that is over in England. That's how I met her.

I met her in England, not here in America, number one.

Number two is, she has a feed, an RSS feed or whatever it is, Google alerts kind of thing, for Tommy Robinson.

When she saw that hit piece that they put out on me two days before Christmas that had specific information from our private deposition testimony or

Page 453 whatever, she's, like, she knew the whole thing.

She knew the whole thing. She knew about the tapes. She knew about everything way before. She's known everything about it since day one, because she's my friend -- like my actual friend. Our kids play together.

Okay. She knows about MEF and all that stuff. And so it was not my decision for her to write that piece.

Don't you dare start assuming that that was on me. That was on you.

BY MR. CAVALIER:

- I wasn't assuming anything. I just asked if you've ever been a source for her story.
- A. We know what you're doing. Please, sir.
 - Q. I'll ask the question again.
 - A. No.
- Have you ever been a source for Cassandra Fairbanks on a story?
 - No.

Page 454 Have you ever talked to Cassandra Fairbanks about this case?

- Α. Yes.
- Q. What have you talked about?
- Multiple occasions. All of it.

I've been talking about this case with people that are close to me, because it's so stressful since -- since I filed it.

- What people? O.
- My friends. I'm a human being that has friends. Friends. I have tons of friends.
- Who are they? Who have you spoken to about this case?
- Everybody. My mom. My dad. Amy. My brother. His wife. Everybody. Everybody that I am friends with.

18 My work -- all of my work colleagues, because they were there when you guys served me.

I mean, it's not like you guys aren't putting it out there.

The people that I come in contact with that ask me about it, I tell them.

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- Q. What do you tell them?
- What do you mean what do I tell Α. them?

Depends on what question they ask me.

I mean, do you want me to sit here and talk about -- I don't remember all of it. Again, like the McDonald thing --

> MR. CARSON: You said you don't remember all of it. Let's keep it moving.

THE DEPONENT: I don't know.

BY MR. CAVALIER:

- Well, do you give them your interpretation of what's going on in the litigation?
- What other -- what other interpretation is there other than the facts?
- Well, I'm assuming you don't just -- don't hand them the complaint and say, hear, read for yourself, right?
- There have been times where people ask me and I said, look, it's online, if you want to read it, go read it.

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Benjamin was the one that said, hey,

access and all, like, your husband's

stuff in the LexusNexus program.

Lisa, weird stuff is going on with Greg's

Page 456 Page 458 There are other times where former People are concerned because they employees from Middle East Forum -- I didn't tell know that Greg's wrong. them anything about it. They called me up and BY MR. CAVALIER: said, hey, I read the complaint. You need any So what did Grayson talk about Q. 5 help? I would love to testify against them. with you? They did the same thing to me. Nothing. He just said, hey, they A. Who are those people? Q. filed a RICO case. We talked about this earlier Samantha Mandeles. A. today. 9 Q. Okay. That's one. I'm asking if he said anything 10 Grayson Levy. else. You said he reached out to you. A. 11 Okay. Anyone else? 11 This is ridiculous. O. A. 12 12 E.J. Kimbel. I mean, I could keep Α. He just reached out to you and O. 13 13 going. These people all contact me. They all said, hey, head's up, they filed a RICO case and 14 read the docket. They didn't get it from me. that was it? 15 15 Yeah, I would like to know who all Q. Α. He goes -- no, he said --16 16 MR. CARSON: We already did this the people are. 17 17 A. I just told you who they are. today. This is how we started. 18 Well, you told me three. And then 18 O. THE DEPONENT: He's like, Lis, you said you could keep going. 19 19 they did -- they're filing a RICO case 20 I'd like you to keep going. 20 against you. Did you know that? And I 21 21 was, like, what? He said, it was filed Yeah, so Grayson -- Grayson, E.J., 22 I believe Cliff. four days ago. Whatever day that was. 23 23 Who else did I just say? And I was like, well, I haven't Cassandra read the docket. What's her face? 24 been served. I haven't heard anything Page 457 Page 459 1 Samantha Mandeles, Benjamin Baird. about it. He said, well, read it online. 2 And I can't remember all of them, And I think he sent me the link to it. 3 but all these people have said, I saw the And I was like -- and he's like, 4 complaints about you. Ahman Patel. they're insane. And I said, I know. I A bunch of people. 5 said, do you still work there? He said, 6 Okay. Your testimony is that they kind of. all reached out to you offering to help? BY MR. CAVALIER: 8 MR. CARSON: Objection. That Did he tell you anything about wasn't her testimony. what he thought of the case other than that it's 10 ridiculous? You can answer. 11 11 THE DEPONENT: My thing is that No. Α. 12 12 they reach out to me. Most of them said, MR. CARSON: Ridiculous is a I'm so sorry, if you need anything, you 13 13 pretty good descriptor, don't you think, 14 want us to testify about how Greg Roman for the RICO case? 14 15 15 was, let us know. And most of all of MR. CAVALIER: Do you have any 16 16 idea how bad you look on a transcript, them said it. 17 17 Now, Grayson didn't say that Seth? and -- Grayson didn't say that and 18 18 THE DEPONENT: Who cares? 19 19 neither did Benji. MR. CARSON: You want to tell me 20 20 But Benji was, like, I'm sorry. what your opinion is? Go ahead.

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All right. We are at 7:01. We've

THE DEPONENT: We already talked

Page: 117 (456 - 459)

been on the record for 11 hours -- I'm

sorry, for nine hours.

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about this.

MR. CARSON: We've been here since 10. Sorry.

MR. CAVALIER: I'll let your counsel finish.

MR. CARSON: Currently, let's just take a recount. Okay?

It is 7:01. We started at 10. So that's nine hours.

The reason why we're still here is because of all these breaks that we took today, so that you could get organized, which we accommodated you on.

If you have any other questions, besides insulting me, insulting my client, threatening my client, we'll give you another five minutes.

But, you know, you've got to wrap this up.

MR. CAVALIER: Can the court reporter please let us know how much time remains in the seven hours for this deposition?

THE VIDEOGRAPHER: The last break

Page 461 we were at five hours and 55 minutes.

So if we go to 7:17, like you had mentioned, that would be seven hours.

THE DEPONENT: That's 15 minutes in case anybody needed the math.

MR. CARSON: The last break you promised would be five minutes and it was 12 minutes and it was so that you could get yourself organized. So I think that time should count.

MR. CAVALIER: You're just wasting more time, Seth. And believe me, do not have a debate with me about coming back from breaks late or showing up for depositions late.

MR. CARSON: That gives you three minutes.

THE DEPONENT: You guys are all wasting time now.

MR. CAVALIER: I'm telling you, if your counsel hadn't been speechifying all day, we would have been well done.

THE DEPONENT: You're speechifying right this minute.

BY MR. CAVALIER:

- I'm answering your counsel. O.
- You keep on one upping everybody. A. MR. CAVALIER: We're going until I'm done.

MR. CARSON: We're gonna go until -- we are not going to go until you're done.

BY MR. CAVALIER:

- O. Have you ever spoken to any reporter about this case?
- A lot of reporters reached out to me. I think I said -- Î responded to one in the Daily Mail. He didn't give me a chance to answer.

I do not -- I think my exact words were, I did not know, I do not know and I still do not know about any misappropriated funds. That's the only thing I've ever said.

- O. What reporters reached out to you?
- The Daily Mail, the Times, the Α. 22 Sun, an affiliate for one of the English ones here in -- based in LA. A bunch. A ton.
 - O. When did that start?

Page 463

Page 462

- 1 A. December 21st, 22nd, I think. Maybe earlier.
 - When was the last time it O. happened?
 - Well, recently I believe. A.
 - And you said you only said to O. them --
 - That one thing. Α.

I said, you didn't let -- you didn't give me an opportunity to respond -because apparently, like, they at Twitter messaged me to get -- to ask me something.

And I -- like the way Twitter works, that if they're not already your friend, it goes into, like, a message request.

And I'm hardly on Twitter. And I certainly don't check my message requests like that.

So I think one of their things was, like, -- they sent me the thing like a couple days before they published the article. And they never, like, even waited for a response from me.

So I said, you never even got --

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Page 464 you never even waited to hear from me, I said. But in any event, I don't know anything about misappropriated funds. I didn't then. And I still do not today. That's all I said.

But I will say what's funny is that private pictures that turned up in the telegraph, private pictures of me and Danny Tioro that turned up in Telegraph that only we have in deposition. It was me, my lawyer and you guys.

I've never put them on social media. Isn't it funny how that turned up in 12 there?

Isn't it funny that they have a quote from Daniel Pipes in the Times article? And isn't it funny that they started talking about their relationship with Danny Tomo and whatever happened to it, but they specifically reference in there that they haven't had a comment from Danny Tomo or Jasmine Bishop.

So where did they get their ²¹ information from the story from? Certainly not me. Certainly not from my legal counsel. Certainly not from Danny Tomo or Jasmine Bishop, because they quoted it.

But there is a quote in there from Daniel Pipes. And there is stuff from our private depositions that are in that hearing -or, I mean, in that article. Two days before

Christmas. And they put my boss' picture in there.

MR. CARSON: For the record, those pictures were turned over subject to a protective order.

THE DEPONENT: They were.

11 BY MR. CAVALIER:

- Have you read the counterclaims in Q. this case?
 - A. Again --
- I asked you this earlier in your O. deposition and you said no. So between that deposition and now, have you read the counterclaims?
- No, I told you, I'm not reading Α. this stuff.

I talk to my attorney. I don't have time to read, you know, 70 pages of stuff.

As a matter of fact, the one time you guys made a counterclaim. I heard it was so

Page 466 bad that I had my husband read it and just give me the synopsis, because it hurt me to hear anything, lies like that, printed about me in black and white.

I'm not good at that.

- Have you reviewed ---Q.
- Painful to relive this. I have to relive this all the time. It's painful to think about it.

This is a very painful process. And the fact that you are -- the way that you try to undermine things and to twist things and to make it worse, and then to see the things that you lie and make up about me, it's very, very painful.

I'm sorry that you don't like that answer. But that's the truth.

And so I'm not reading everything that you guys write about me, because I can't. It hurts too much. It's an effective cognitive dissonance.

22 Have you read the counterclaim Q. exhibits in the case?

> No. Α.

> > Page 467

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- Q. Are you still seeing your psychiatrist?
- Kind of. I'm still -- I'm in between, because she is helping me find a new one that -- you know, she's not supposed to be -- my one was not supposed to be long-term, and --Stephanie.

And she's helping me find a new one that is gonna be able to, like, take me on long time.

It's very hard to get a therapist for long-term thing.

- Why -- I'm not following you. Why isn't she supposed to be long-term?
- My therapist is part of a, like, med management program through Mindula. And they're not meant to be for extended periods of time. That's just not what they -- they're like, if you're making progress and you're getting better, that's their goal and then they move on.

But since I'm pretty much, like, hovering in the same area with ups and downs, she recommended that -- and she got a promotion. She recommended that I go to somebody else.

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Page 468 She did not love the trauma therapist that I was working with that I originally went to, Joanne Kim. She didn't love her too much because she didn't really give structure.

And so we have been working on finding a new one. So that's what we're gonna do.

- Q. When was the last time you saw 10 Stephanie?
 - A. I don't remember. It's all a blur.

13 I've been hovering with doctor appointments. I was just in the ER last Thursday for another kidney stone, a kidney infection.

I have follow-up appointments through there. Podiatry appointments.

My kids have had COVID. It's been 19 like -- and the Capitol was raided. Like, it's been a while.

21 And not due to not needing to go to her. If anything, I still need to go to her. 23

But it's just been a legit role. My mom was just in the hospital for her kidney

stones and had a surgery.

I am doing a million things on top of all these lawsuits and, you know, sometimes

I'm the last priority. And my kids come first. Okay. And I respect the fact that you can't give me an exact date as to the last time you saw Stephanie.

But can you give me a ballpark? Was it in fall? Was it in summer?

- No, it was like a month or so ago. A.
- Okay. That's why I'm asking. O. Are you planing to see Stephanie again?
- Stephanie and I are communicating via e-mail. And I have to, like, find another one and she reports to my doctor, Dr. Max O'Shalim.
- 18 You said he's your doctor. What Q. 19 kind of doctor is he?
 - My regular primary care. That's how I got her in the first place.
 - Okay. So her reports go to your O. primary care.

Does your primary care then manage

1 your treatment collectively?

No, she gives her -- she's not like a -- she's like an intake -- I don't know how to explain what she is.

She goes over the stuff that she talks about with me. She talks to a psychiatrist. They speak about recommending medication.

Then they give what their recommendations are to my doctor and he actually prescribes it.

- Okay. Have you -- so I'm a little Q. unclear.
- I'm sill taking medicine, if that's what you're asking.
- 16 Okay. What medicine are you still Q. taking?
 - I'm taking Zoloft 50-milligram and A. Adderall.
 - Q. Okay. And those are long-term meds, correct?
 - A. Uh-huh.
 - O. Do you remember meeting with a Dr.

²⁴ Barbara Ziv?

Page 471

Page 470

- Yeah. A.
- Q. You say that with a chuckle. Why do you do that?

MR. CARSON: Objection. I didn't hear any chuckle.

THE DEPONENT: Barbara Ziv, I didn't read her report, but I heard that she -- I don't know.

I don't think I've ever seen her report. But I heard that she had fabricated some stuff about another patient of hers, so...

BY MR. CAVALIER:

What did you hear?

MR. CARSON: Objection. Don't answer the question. It's attorney/client privilege.

BY MR. CAVALIER:

You're claiming privilege?

MR. CARSON: I'm not going to tell you what I told her. Yeah. I'm claiming privilege.

Next question.

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Page 474

Page 475

Page 472 1 1 THE DEPONENT: He is right to Did you not just hear me say that? 2 When did you get it? claim privilege. Trust me. 3 MR. CARSON: Objection. BY MR. CAVALIER: Q. Oh, I think the Court might have 4 THE DEPONENT: I don't know. 5 to figure that out. MR. CARSON: What does it matter? MR. CARSON: They will. All 6 What are we talking about here? I mean, 7 right. They will figure it out. whatever. 8 8 Due to attorney/client privilege, If you want to spend the last she's not going to answer the next 9 9 minute or two asking about the report, go 10 10 question. ahead. 11 11 BY MR. CAVALIER: MR. CAVALIER: I'll take your 12 12 Other than Mr. Carson, do you have suggestion. Let's do that. 13 any information that Dr. Barbara Ziv fabricated 13 THE DEPONENT: Is this her report? 14 information about a patient? BY MR. CAVALIER: 15 15 I don't. Yes. The report that you haven't A. 16 16 MR. CARSON: Objection. The only read, right? 17 17 way that she could answer that question You've never seen this before? 18 18 is if she's violating attorney/client MR. CARSON: Take your time and 19 19 privilege. read the whole thing before you answer 20 BY MR. CAVALIER: 20 any questions. 21 21 The question is other than THE DEPONENT: I absolutely will. 22 22 anything she spoke with you about, does she have MR. CAVALIER: I would love it if 23 23 any information or evidence? you read the whole thing. 24 24 MR. CARSON: The only information THE DEPONENT: Go ahead. Keep Page 473 1 1 that she has related to Dr. Ziv and her going. 2 2 fabricated report came through me. Okay. 3 3 THE DEPONENT: I have --MR. CARSON: Can you scroll back 4 MR. CARSON: You can answer the up a little? I wasn't done that last 5 5 question. paragraph. 6 6 THE DEPONENT: I have asked to see THE DEPONENT: Please go back up. 7 her report, which I haven't had the MR. CARSON: Go back up a little 8 8 opportunity to have or review at the bit, please? 9 9 Thank you. moment. 10 THE DEPONENT: Okay. I don't 10 But I would like -- I -- that 11 11 woman had said some kind things to me know. 12 12 during that -- that thing. You can move on. 13 13 She said that how I was feeling MR. CARSON: All right. You can was understandable even at a point. So 14 14 go to the next page. 15 15 I'm very curious to read that. And I Whoa, you went too far. 16 MR. CAVALIER: So you guys are 16 would love to read it. 17 17 But until I read that report that aware, if you're going to read this, you're going to read the whole thing. 18 she wrote on me, I don't have anything to 18 19 It's 33 pages long and I'm gonna ask one 19 discuss with you about Barbara Ziv. 20 20 BY MR. CAVALIER: question about it when we're done. 21 21 Is there any reason that you THE DEPONENT: Just ask the

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haven't read it yet? Just too busy?

I just haven't had the

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opportunity.

question, because I remember what I said

MR. CARSON: Well, I don't want

to her. I'll read it later.

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different.

Okay. Mrs. Barbounis' life

currently is little changed from her life

when she was working at Middle East

remarkably different. It is remarkably

Forum. False. False. It is un -- it is

So that line right there, not

Page 478

Page 479

Page 476 1 1 her really answering questions -true. 2 2 THE DEPONENT: Well, let's see MR. CARSON: I mean, if you gave 3 what the question is and see if I need her an opportunity --4 THE DEPONENT: Mrs. Barbounis' the context of the whole thing to read 5 life is little changed from her life when 6 Probably get this over with. We she was working at MEF. 7 Really? Because I live in a got one minute. I don't want to have to 8 different state. I don't live in the come back. 9 9 same building with my kids. MR. CARSON: We're not coming 10 10 I don't live in the same -- my back. kids go to two different schools. I work 11 11 BY MR. CAVALIER: 12 12 at a completely different job. Q. I would like you to read the 13 13 So that line right there is a conclusions. 14 14 hundred percent false. Actually, I'd like you to first BY MR. CAVALIER: 15 read this paragraph and then review the 16 16 My question was, do you agree that conclusions. 17 you do not display any psychiatric symptoms that She's hired by you to give the A. 18 report that you want. Anyway, I'll read it. can be attributed to your tenure at Middle East 19 19 Let me know when you're done Forum? 20 reading the highlighted portion. MR. CARSON: I put an objection on 20 21 21 That is not true at all. This is the record that you're asking her to make 22 22 so crazy. This is crazy. I'm done. a medical diagnosis. 23 23 To the extent she can, she can try Do you agree that you do not 24 display any psychiatric symptoms that can be to answer. Page 477 1 THE DEPONENT: I do not agree with attributed to your tenure at the Middle East 2 that statement, because for the 10 Forum? 3 years -- the 10 years prior to working at MR. CARSON: Objection. Wait. 4 Wait. I'm gonna put an objection on the MEF, I did not need psychiatric 5 record. Okay? evaluations. 6 6 So the objection is you're asking I was wonderful at my job. I had 7 none of this up and down nonsense. her to make a medical diagnosis of 8 8 herself. I object to the form of the When I worked in Congress for --BY MR. CAVALIER: question. 10 10 You can answer if you I'm gonna cut you off --Q. 11 11 understand ---12 12 THE DEPONENT: I'll tell you then, no. 13 13 exactly --14 14 MR. CARSON: -- what the actual sorry, sir. 15 15 symptoms are. Q. 16 16 THE DEPONENT: I'll tell you here. 17 17 exactly what I disagree with in her.

Excuse me. For Gerlach before You don't get to cut me off. I'm I'm going to ask the last question MR. CARSON: She wasn't done her answer. You've got to let her finish her answer. THE DEPONENT: I'll let you have your extra time to ask me one more question. Let me finish my --MR. CARSON: No, I don't agree to that. It's 7:17. Page: 122 (476 - 479)

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|----|---|----|-----------------------------------|
| 1 | Page 480 | 1 | Page 482 |
| 2 | The deposition | 2 | THE VIDEOGRAPHER: This closes the |
| 3 | THE DEPONENT: So let me finish my | 3 | deposition. 7:17. |
| 4 | answer and you can have your one more | 4 | |
| 5 | question. | 5 | |
| 6 | MR. CARSON: No. | 6 | |
| 7 | MR. CAVALIER: I agree to that. | 7 | |
| 8 | Go ahead. | 8 | |
| 9 | MR. CARSON: No more questions. | 9 | |
| 10 | You can finish your answer. But | 10 | |
| 11 | we're done after that. | 11 | |
| 12 | MR. CAVALIER: No, I'm Ithe | 12 | |
| | witness' invitation. You're welcome to | 13 | |
| 13 | ND GARGON NA NA NA | | |
| 14 | MR. CARSON: No. No. No. We are | 14 | |
| 15 | done. 7:17. You got your seven hours. | 15 | |
| 16 | We're done. | 16 | |
| 17 | BY MR. CAVALIER: | 17 | |
| 18 | Q. Ma'am, you're welcome to finish | 18 | |
| 19 | your answer if you want to. If you choose not | 19 | |
| 20 | to, that's fine, too. | 20 | |
| 21 | A. I don't even remember where we | 21 | |
| 22 | were now. | 22 | |
| 23 | MR. CARSON: All right. | 23 | |
| 24 | | 24 | |
| 1 | BY MR. CAVALIER: | | |
| 2 | | | |
| 3 | Q. Do you agree that you have problems related to self-esteem and emotional | | |
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| 5 | regulation and unrelated to and not exacerbated | | |
| 6 | by events of the Middle East Forum? A. They were certainly exacerbated by | | |
| 7 | A. They were certainly exacerbated by | | |
| 8 | MR. CARSON: Wait. Wait. Wait. | | |
| 9 | | | |
| 10 | Wait. Yeah. I'm gonna object to the | | |
| 11 | question, in that once again you're | | |
| 12 | calling for her to make medical | | |
| 13 | diagnoses. She's not an expert. She's | | |
| 14 | is not here to give her opinion. She is | | |
| 15 | here to talk about facts. It's a yes or | | |
| | no question. | | |
| 16 | Do you agree with line number two? | | |
| 17 | THE DEPONENT: No. | | |
| 18 | MR. CARSON: Okay. We're all | | |
| 19 | done. | | |
| 20 | MR. CAVALIER: We're done. | | |
| 21 | THE REPORTER: Mr. Carson, would | | |
| 22 | you like a copy? | | |
| 23 | MR. CARSON: Yeah. I'll take a | | |
| 24 | copy. | | |

1 COUNTY OF LANCASTER SS 2 COMMONWEALTH OF PENNSYLVANIA: 3 I, Joyce A. Wise, RMR, Court Reporter 4 and Notary Public, do hereby certify that LISA 5 REYNOLDS BARBOUNIS, the witness, personally 6 appeared before me, being first duly sworn or 7 affirmed to testify to the truth, the whole 8 truth, and nothing but the truth, in answer to 9 the oral questions propounded to him by the 10 attorneys for the respective parties, testified 11 as set forth in the foregoing deposition. 12 I further certify that before taking of 13 said deposition, the above witness was duly sworn 14 or affirmed, that the questions and answers were 15 taken down stenographically by the said Joyce A. 16 Wise, RMR, approved and agreed to, and afterwards 17 reduced to print by means of computer-aided 18 transcription under the direction of the 19 aforesaid Reporter. 20 In testimony whereof, I have hereunto 21 subscribed my hand this 15th day of February 22 2021. 23 Joyce A. Wise, RMR 24 Notary Public

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| click (1) | compiled (2) | conservatives (1) | corporate (8) |
| clicked (1) | complain (3) | consider (11) | correct (211) |
| client (9) | complained (4) | consideration (1) | corrected (1) |
| clients (2) | complaint (23) | considered (3) | correctly (4) |
| client's (2) | complaints (6) | considering (4) | correspond (1) |
| Cliff (1) | complete (6) | consistent (1) | correspondence (1) |
| clock (1) | completely (6) | consistently (1) | Corsovek (1) |
| close (6) | complicated (2) | conspiratorial (2) | cost (1) |
| closes (1) | compulsion (1) | constantly (3) | Costello (4) |
| clothes (1) | computer (4) | constituents (1) | Costello's (3) |
| cloud (4) | computer-aided (1) | constitute (1) | couches (1) |
| cloud-based (1) | computerized (1) | constitutes (3) | Counsel (29) |
| code (1) | conceded (1) | consultancy (1) | counseled (1) |
| coding (2) | concept (1) | contact (6) | counseling (1) |
| co-equal (1) | conceptualize (1) | contacted (8) | counsel's (6) |
| cognitive (1) | concern (12) | contacting (1) | count (1) |
| collaborative (1) | concerned (11) | contacts (7) | counterclaim (2) |
| colleagues (1) | concerning (1) | contained (1) | counterclaims (5) |
| collectively (1) | concerns (2) | contains (1) | countered (1) |
| colloquial (1) | concisely (1) | contemplating (1) | COUNTY (1) |
| color (1) | conclusion (32) | content (3) | couple (13) |
| comb (1) | conclusions (2) | contents (5) | course (13) |
| . , | | | |
| | • | • | • |

| Court (26) | dare (1) | demonstration (1) | directing (2) |
|-----------------------|----------------------|-------------------------------|------------------------|
| courtesy (1) | data (4) | demonstration (1) | directing (2) |
| courtroom (2) | date (29) | denied (4) | direction (5) |
| courts (1) | DATE/TIME (1) | denied (4) denying (1) | directives (6) |
| Court's (1) | dated (6) | denying (1) depend (3) | directly (12) |
| ` ' | dates (4) | ` ′ | director (47) |
| cover (1) | ` ' | Depends (1) DEPONENT (290) | director (47) |
| covered (2) | dating (5) | ` ′ | ` ′ |
| covering (1) | daughter (3) | deposed (4) | disagree (4) |
| COVID (2) | day (45) | DEPOSITION (63) | disagreed (5) |
| co-workers (2) | days (9) | depositions (10) | disagreement (8) |
| Coyne (2) | dead (1) | DEREK (1) | disagreements (6) |
| $\mathbf{COZEN} (2)$ | deal (9) | derive (1) | disagrees (1) |
| crap (3) | dealing (1) | derived (1) | disappear (1) |
| crazy (14) | dealings (1) | derogatory (1) | disciplinary (1) |
| create (2) | death (1) | describe (7) | discipline (1) |
| created (1) | debate (1) | described (7) | disciplined (3) |
| credentials (3) | debt (5) | describing (1) | disclosed (1) |
| credibility (3) | December (13) | description (3) | disclosure (1) |
| credit (2) | decide (7) | descriptor (1) | disclosures (1) |
| criminal (11) | decided (9) | designation (2) | Discourse (1) |
| \mathbf{crop} (1) | decides (1) | designed (18) | discovery (7) |
| crossed (1) | decision (13) | desire (1) | discrimination (2) |
| crowd (1) | decision-making (1) | desk (1) | discuss (13) |
| crush (6) | decisions (25) | despite (2) | discussed (7) |
| crushy (1) | deep (2) | destroy (1) | discussing (1) |
| cry (1) | defend (1) | details (2) | discussion (8) |
| crying (6) | Defendant (6) | detective (10) | discussions (6) |
| curiosity (3) | defendants (4) | determination (1) | disenfranchised (1) |
| curious (6) | defendant's (1) | determine (1) | disgusting (2) |
| current (17) | define (3) | determined (3) | dismiss (1) |
| currently (4) | defined (I) | development (1) | disparage (1) |
| cursor (1) | defines (1) | device (7) | display (2) |
| curve (1) | defini (I) | devices (3) | displayed (1) |
| cut (7) | definitely (11) | devoted (1) | dispute (2) |
| cute (1) | definition (8) | diagnoses (1) | disputes (1) |
| (1) | Delaney (45) | diagnosis (4) | disrespect (1) |
| <d></d> | Delaney's (4) | Diaz (1) | dissonance (1) |
| D.C (15) | Delany (1) | DiBianca (1) | distinction (15) |
| D.C.'s (1) | delete (11) | dick (4) | DISTRICT (4) |
| $\mathbf{dad} (I)$ | deleted (4) | difference (3) | DNC (2) |
| Daily (2) | delve (1) | differences (1) | docket (3) |
| damaged (1) | demand (1) | different (22) | doctor (5) |
| damages (1) | demanded (1) | difficult (4) | document (47) |
| D'Ambra (1) | demanding (3) | difficulty (1) | documentary (1) |
| D'Ambria (1) | demands (1) | digital (1) | documentation (1) |
| Daniel (149) | DeMarco (1) | diminished (1) | documents (17) |
| Daniel's (3) | demo (1) | dinner (3) | document's (1) |
| * * | ` / | ` ´ | * / |
| Danny (87) | demonstrate (3) | direct (9) | doing (85) |
| Danny's (4) | demonstrates (2) | directed (1) | dollar (2) |

| Donald (2) | easy (3) | enduring (1) | evidence (46) |
|---|---|--|-----------------------------------|
| donation (3) | eaten (1) | engage (6) | Evidence-based (1) |
| donation (1) | eating (1) | engaged (11) | exacerbated (2) |
| donor (7) | ECF (1) | engaging (1) | exact (12) |
| donors (1) | edgewise (1) | England (13) | exactly (19) |
| donors (3) | edit (4) | England (13) England's (1) | exaggerate (1) |
| double (1) | edited (1) | English (1) | exam (1) |
| doubly (1) | editing (3) | enjoy (I) | EXAMINATION (3) |
| doubt (4) | editing (3) | enjoy (1) enlarge (1) | ` ′ |
| ` ' | ` / | | example (18) |
| download (2) | edits (1) | Enrique (6) | examples (2) |
| downs (1) | Educate (1) | enter (2) | exception (1) |
| downward (1) | education (1) | entering (1) | exceptions (1) |
| DP (1) | educations (1) | entire (8) | excitable (1) |
| Dr (5) | effect (1) | entirely (5) | excited (4) |
| draft (4) | effective (3) | entitled (3) | exclusive (1) |
| drafts (1) | effectively (1) | entrenched (1) | Excuse (8) |
| draining (1) | effort (3) | environment (2) | execute (1) |
| drama (1) | Egler (5) | equal (2) | executive (1) |
| draw (3) | eight (3) | equals (4) | ex-girlfriend (1) |
| drawing (3) | eight-and-a-half (1) | equated (1) | exhausting (4) |
| drawn (1) | either (12) | equating (1) | Exhibit (28) |
| dream (1) | El (1) | equipment (1) | EXHIBITS (3) |
| dressed (1) | election (4) | equivalent (1) | existed (2) |
| drew (2) | elements (1) | ER (1) | existence (2) |
| drinking (3) | Eleven (1) | erase (4) | exists (2) |
| Drive (7) | Elipse (1) | erased (1) | expand (2) |
| driven (1) | e-mail (<i>44</i>) | Erica (\hat{I}) | expanding (1) |
| $\mathbf{drop} (5)$ | e-mails (11) | erroneous (1) | expect (5) |
| dropped (2) | embarrass (13) | escaping (I) | expectation (1) |
| dropping (1) | embarrassing (2) | escrow (2) | expectations (1) |
| drunk (2) | emogis (1) | especially (4) | expected (2) |
| DuBai (3) | emoji (3) | Esquire (4) | expenses (1) |
| ducking (1) | emotional (3) | established (7) | experience (10) |
| due (2) | employ (1) | estate (6) | experienced (3) |
| $\frac{\mathrm{duly}}{\mathrm{duly}} (3)$ | employed (2) | Estranimkis (1) | expert (2) |
| duties (2) | employee (30) | E-S-T-R-A-N-I-M-K-I- | experts (2) |
| duty (11) | employee/employer | $\begin{array}{ c c c c c c c c c c c c c c c c c c c$ | expired (1) |
| dying (2) | (2) | et (3) | Explain (13) |
| uying (2) | employees (6) | Europe (2) | explained (10) |
| <e></e> | employees (8) | European (1) | explaining (I) |
| E.J (2) | employer/employee | evaluations (1) | explanation (2) |
| earlier (21) | (1) | Eve (1) | exponentially (1) |
| ` ' | ` ' | ` ′ | exponentially (I) expound (I) |
| early (2) | employers (5) employment (8) | evening (1) event (14) | |
| ease (1) | _ ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` | ` ′ | expressed (1) |
| easier (3) | employor/employee | events (5) | extended (1) |
| easiest (1) | (1) | Everest (2) | extensive (1) |
| easily (2) | encouraged (1) | everybody (16) | extent (35) |
| East (126) | ended (1) | everybody's (1) | external (1) |
| EASTERN (5) | ends (2) | everything's (1) | externally (4) |
| | | 1 | 1 |

| extort (3) | feet (1) | floundering (1) | frivolous (14) |
|---------------------|-----------------------|-----------------------|----------------------|
| extorted (1) | fellow (8) | flowed (1) | front (9) |
| extortion (3) | fellows (5) | flowers (5) | fruition (1) |
| extra (8) | fellowship (1) | Fly (1) | frustrated (1) |
| extraordinarily (1) | felt (4) | follow (3) | fuck (2) |
| extraordinary (1) | female (1) | followed (1) | fucking (3) |
| extremely (1) | fiancee (1) | following (6) | full (3) |
| eye (2) | fiduciary (7) | follows (1) | full-time (5) |
| eyes (5) | $\mathbf{fight} (3)$ | follow-up (3) | fully (4) |
| | fighting (2) | fond (I) | fun (7) |
| < F > | figurative (3) | Foods (1) | function (1) |
| fabricate (1) | figure (15) | footage (5) | fundraising (3) |
| fabricated (4) | figured (1) | forced (5) | funds (3) |
| face (8) | file (9) | forcing (I) | funny (10) |
| Facebook (17) | filed (33) | foregoing (1) | fun-type-of-deal (1) |
| Facetime (1) | files (1) | Foreign (1) | furious (1) |
| fact (52) | filing (2) | forever (6) | furniture (1) |
| factor (1) | film (1) | Forget (11) | further (13) |
| factory (1) | filming (3) | forgetting (1) | future (5) |
| facts (21) | filtered (1) | forgive (1) | |
| factual (2) | final (1) | forgot (1) | <g></g> |
| fair (43) | finalized (1) | form (63) | gained (2) |
| Fairbanks (4) | finally (1) | format (1) | Gala (5) |
| fairness (1) | finances (1) | former (1) | Gary (25) |
| faith (1) | financial (3) | forth (8) | gas (1) |
| fake (5) | find (13) | Fortunately (1) | gather (1) |
| fall (1) | finding (3) | Forum (154) | Gavin (2) |
| falling (I) | fine (28) | Forum's (6) | gay (1) |
| false (17) | fines (1) | forward (3) | geez (1) |
| falsely (7) | finish (17) | forwarded (1) | general (8) |
| falsification (1) | finished (5) | forwarding (2) | generally (4) |
| familiar (5) | Fink (8) | found (11) | genuineness (1) |
| family (6) | fire (12) | foundation (3) | George (14) |
| fancy (1) | fired (31) | Four (6) | Gerlach (1) |
| fantasy (1) | firing (6) | Fox (3) | Germany (1) |
| far (9) | firm (1) | frame (11) | getting (19) |
| fast (5) | first (39) | France (1) | gigabytes (1) |
| father (2) | fit (1) | franking (1) | girl (12) |
| favor (4) | five (12) | Frankly (1) | girls (2) |
| favorable (1) | five-minute (3) | freakin (3) | girl's (1) |
| favorably (2) | $\mathbf{fix} (1)$ | freaking (3) | give (60) |
| FBI (4) | flag(1) | Fred (1) | given (16) |
| February (3) | fleeting (1) | free (3) | gives (3) |
| Federal (2) | flew (1) | frequently (3) | giving (13) |
| feed (3) | flight (1) | friend (17) | glad (2) |
| feel (23) | flights (1) | friendly (1) | glass (1) |
| feeling (5) | flippant (2) | friends (20) | go (141) |
| feelings (1) | floating (1) | friendship (4) | goal (4) |
| feels (4) | Florida (4) | friendships (1) | goals (2) |
| | | | |

| God (3) | half (4) | helped (10) | Huh-uh (1) |
|---------------------------------|---|---|-------------------------------|
| goes (10) | half-assed (1) | helpful (4) | Human (7) |
| going (174) | half-dressed (2) | helping (15) | Hundred (8) |
| GOLD (17) | hand (4) | helpless (1) | hung (3) |
| gonna (95) | handed (2) | helps (1) | Hurry (1) |
| Good (62) | handle (3) | hereunto (1) | hurt (9) |
| Goodrob (2) | handled (1) | hey (15) | hurting (1) |
| goof (1) | hands (2) | hierarchy (9) | hurts (1) |
| Google (7) | $\begin{array}{c c} \mathbf{hang} & (3) \\ \mathbf{hang} & (3) \end{array}$ | higher (3) | husband (8) |
| Googles (1) | hanging (2) | highlight (1) | husband's (3) |
| GOS (1) | happen (11) | highlighted (2) | hyperbole (1) |
| gotten (6) | happened (34) | highlighting (2) | hypothetical (17) |
| government (2) | happening (16) | highly (1) | Hypothetically (4) |
| governments (1) | happens (4) | hilarious (1) | |
| $\operatorname{grab}(l)$ | happily (4) | Hill (3) | <i></i> |
| $\operatorname{grad}(I)$ | happy (6) | hinge (1) | iCloud (27) |
| granny (1) | harass (16) | hire (5) | idea (21) |
| grant (7) | harassed (2) | hired (16) | ideas (1) |
| Granted (2) | harassing (4) | hiring (2) | identified (1) |
| grantee (1) | harassment (19) | history (4) | identifies (1) |
| grass (1) | harassments (1) | $\begin{array}{c c} \mathbf{hit} & (5) \\ \mathbf{hit} & (5) \end{array}$ | identify (15) |
| grassroots (1) | hard (20) | hits (2) | identifying (1) |
| gray (l) | harder (2) | hitting (1) | idle (1) |
| Grayson (11) | hardest (1) | Hold (9) | ignored (4) |
| great (14) | harm (13) | holding (1) | Ill (1) |
| greater (1) | harmful (1) | hole (3) | illegal (1) |
| Greek (5) | Harry (2) | Holiday (1) | IMG_4311.HEIC (1) |
| * * | | | ` ' |
| Greg (200) Greg's (16) | hash (1) | hollow (1) | immediate (2) |
| 0 \ / | hate (4) | home (7) | immediately (2) |
| $\mathbf{grew} (3)$ | hates (1) | honest (2) honestly (17) | immersed (1) |
| gross (2) | hazy (1) | | impeachment (3) |
| grounds (3) | HDML (1) head (8) | hope (4) | implement (1) implication (1) |
| GROUP (4) | ` ′ | hoped (1) | ` ′ |
| groups (2) | header (1) | hopefully (3) | implied (2) |
| grow (1) | head's (1) health (1) | horrific (2) horrified (1) | implying (1) importance (2) |
| guarantee (1) guaranteed (2) | healthy (1) | hospital (1) | importance (2) |
| e v | | ` ` ′ | ` ` ` |
| guess (35) | hear (26) | host (1) | importantly (1) |
| guessing (2) | heard (19) | hot (4) | impossible (1) |
| guidance (1) | hearing (8) | hotel (9) | impression (1) |
| guilty (1) | heart (2) | hour (6) | improper (9) |
| gut (2) | hearts (1) | hourly (2) | improvement (1) |
| guy (11) | heatedly (1) | hours (16) | inappropriate (7) |
| guys (42) | hectic (1) | House (17) | incident (3) |
| . *** | he'd (1) | hovering (2) | incite (1) |
| <h>></h> | held (6) | $\mathbf{How's} (3)$ | incitement (1) |
| ha (4) | hell (6) | hub (1) | inciting (1) |
| hacker (4) | Hello (1) | huge (5) | include (3) |
| hair (1) | help (33) | Huh (1) | included (5) |
| | | | |

| in alreding (6) | ! at (0) | •••••• (1) | ione (1) |
|----------------------|----------------------|---------------------|-----------------------|
| including (6) | instructing (8) | invitation (1) | journalism (1) |
| income (2) | instruction (11) | invite (1) | journalist (1) |
| inconsequential (1) | instructional (1) | involve (2) | Joyce (5) |
| inconsistent (1) | instructions (3) | involved (9) | Juan (1) |
| incorrect (11) | instructs (1) | involvement (4) | Judge (45) |
| increase (1) | insubordinate (1) | iPad (21) | Judge's (2) |
| incredibly (1) | insulted (1) | iPhone (1) | Judy (1) |
| INDEX (2) | insulting (4) | irate (1) | July (1) |
| indicate (2) | insults (2) | Ireland (1) | jump (1) |
| indicates (1) | insurance (1) | irrelevant (2) | June (11) |
| indication (1) | insurrection (3) | irrepairable (1) | Juneish (1) |
| individual (1) | insurrectionists (1) | irreparable (1) | jury (4) |
| individuals (1) | intake (1) | Islam (1) | just-for-fun-type (2) |
| industry (1) | integral (1) | Islamism (1) | Justice (11) |
| ineffective (1) | intended (1) | isolated (1) | justified (2) |
| infallible (1) | intense (1) | Israel (1) | justify (1) |
| infection (1) | intent (3) | issue (17) | |
| inference (2) | intention (3) | issued (6) | < K > |
| influencing (1) | intentionally (1) | issues (5) | Kasam (3) |
| Influential (1) | intents (3) | issuing (1) | Katrina (2) |
| info (2) | interact (3) | Italy (1) | keep (41) |
| inform (2) | interaction (4) | its (10) | Keepers (1) |
| informant (1) | interest (5) | Ivy (1) | Kep (2) |
| information (71) | interested (10) | IW (8) | kept (3) |
| infuriated (1) | interesting (2) | | Kevin (1) |
| In-house (1) | interests (1) | < J > | key (1) |
| initial (2) | intern (5) | Jack (1) | kicked (3) |
| initials (1) | internal (2) | jacket (1) | kid (4) |
| injunction (3) | internally (2) | jail (I) | kidding (1) |
| inner (1) | international (1) | James (4) | kidney (4) |
| innocent (1) | internet (2) | Jan (9) | kids (31) |
| innocuous (1) | internship (2) | Janice (1) | kill (1) |
| input (8) | interpret (1) | January (13) | killed (1) |
| inquire (1) | interpretation (3) | Jasmine (33) | killers (1) |
| insane (6) | interrupt (2) | Jasmine's (1) | killing (2) |
| inside (2) | interview (22) | Jason (1) | \mathbf{Kim} (1) |
| insignificant (1) | interviewed (2) | Jaz (10) | Kimbel (1) |
| insinuate (1) | interviewing (5) | jcavalier@cozen.com | kind (25) |
| insinuates (1) | interviews (9) | (1) | kinds (10) |
| insinuating (3) | intimate (1) | jealous (1) | kiss (1) |
| insistent (1) | introduce (1) | Jerusalem (2) | kissed (2) |
| Instagram (4) | introductory (1) | Joanne (1) | knee (1) |
| instance (5) | intuition (I) | job (71) | knew (38) |
| instances (5) | inventing (I) | jobs (7) | knocks (1) |
| instant (1) | invested (2) | \mathbf{jog} (1) | know (570) |
| institution (1) | investigate (2) | John (7) | knowing (3) |
| institutional (1) | investigating (1) | joke (5) | knowledge (12) |
| instruct (10) | investigation (2) | Jonathan (1) | known (7) |
| instructed (5) | investigator (7) | Journal (11) | knows (12) |
| | | | |

| Kyle (1) | lesson (2) | lodged (1) | manage (6) |
|----------------------------|--------------------|--------------------|---------------------|
| | letter (1) | lofty (1) | managed (2) |
| < L > | letters (2) | log (7) | management (1) |
| $\mathbf{L}\mathbf{A}$ (1) | letting (5) | logged (2) | manager (1) |
| labeled (3) | level (8) | log-in (3) | managing (4) |
| Lack (6) | levied (1) | \log -ins (1) | mandated (1) |
| lady (1) | Levy (7) | LOL (1) | Mandeles (2) |
| Lafave (1) | LexusNexus (1) | London (13) | manipulated (1) |
| laid (2) | liar (4) | long (38) | manipulator (1) |
| LANCASTER (1) | Liberty (1) | longer (3) | manufacture (1) |
| language (1) | license (4) | long-term (4) | manufactured (4) |
| laptop (1) | lie (3) | long-time (2) | manufacturing (1) |
| largely (1) | lied (3) | long-winded (1) | marble (1) |
| late (2) | lies (2) | look (39) | March (11) |
| latest (1) | life (32) | looked (5) | marched (1) |
| laugh (2) | life's (1) | looking (16) | Mario (1) |
| laughed (1) | lifestyle (1) | looks (18) | Mark (12) |
| laughing (1) | light (6) | loose (1) | marked (10) |
| launching (1) | lighter (1) | loosely (1) | Market (5) |
| LAW (4) | liked (10) | loser (1) | Marnie (29) |
| Lawrence (1) | likelihood (11) | lost (1) | married (1) |
| laws (4) | likes (1) | lot (32) | master (1) |
| lawsuit (44) | limit (1) | lots (6) | Master's (1) |
| lawsuits (5) | limited (4) | loud (1) | match (1) |
| lawyer (10) | line (12) | love (25) | \mathbf{math} (1) |
| lawyers (2) | lines (2) | love/hate (1) | Matt (5) |
| layering (1) | link (3) | loved (3) | matter (26) |
| lead (3) | Lis (3) | lovely (1) | matters (4) |
| leader (4) | LISA (54) | lowest (2) | Matthew (3) |
| leading (1) | Lisa's (1) | loyalty (3) | \mathbf{Max} (1) |
| league (1) | list (13) | lthe (1) | McDonald (1) |
| Leah (5) | listed (2) | ludicrous (1) | McDonald's (1) |
| learn (3) | listen (11) | lunch (3) | McGuiness (1) |
| learned (3) | listing (1) | lying (5) | McMichael (2) |
| learning (3) | lists (1) | | McNulty (31) |
| leave (10) | literal (1) | < M > | $\mathbf{M-E}$ (1) |
| leaving (2) | literally (5) | Ma'am (2) | Meal (1) |
| Lee (4) | litigation (3) | machine (1) | mean (159) |
| leering (1) | Litman (1) | mad (2) | Meaning (2) |
| left (35) | little (42) | magically (1) | means (14) |
| left-hand (2) | live (14) | mail (3) | meant (12) |
| legal (44) | lived (2) | main (1) | mechanism (1) |
| legally (2) | Lives (2) | Mainen (1) | Meckenberg (3) |
| legislation (2) | living (7) | maintain (3) | Meckleberg (4) |
| legit (4) | loathed (1) | maintained (5) | med (1) |
| legitimate (4) | lobbing (1) | major (4) | media (12) |
| legitimately (1) | lobby (I) | maker (1) | medical (3) |
| Leigh (1) | locally (4) | making (26) | medication (2) |
| lent (2) | location (1) | man (4) | medicine (2) |
| | | | |
| | | | |

| meds (2) | missed (2) | National (5) | notify (1) |
|------------------------|---|--|----------------------|
| $\mathbf{meet} (5)$ | missing (4) | natural (2) | notion (1) |
| meeting (14) | mission (4) | nature (1) | November (32) |
| meetings (I) | mission-oriented (1) | NDA (12) | Number (23) |
| MEF (106) | missions (1) | $\begin{array}{ c c c c c c c c c c c c c c c c c c c$ | numbers (9) |
| MEF's (2) | misstating (2) | neat (1) | numerous (6) |
| member (1) | mistaken (1) | necessarily (2) | nuts (1) |
| member (1) members (6) | mistakes (1) | necessary (1) | |
| memory (2) | misunderstanding (1) | neck (1) | <0> |
| men (1) | $\begin{array}{ccc} \mathbf{mob} & (2) \end{array}$ | need (52) | $\mathbf{oath} (3)$ |
| mended (2) | Mohammed (2) | needed (11) | object (96) |
| mental (2) | Molly (1) | needing (1) | objected (2) |
| mentality (2) | $\mathbf{mom} (3)$ | needs (4) | objecting (2) |
| mentally (1) | $\mathbf{moment} (3)$ | nefarious (3) | objection (180) |
| mention (1) | mom's (1) | negated (1) | objectionable (2) |
| mentioned (7) | Monday (2) | Negative (7) | objections (16) |
| mentioning (1) | Monday.com (3) | neglect (1) | objectives (2) |
| merits (4) | Monetarily (2) | negotiations (1) | obligated (2) |
| $\mathbf{mess} (1)$ | monetary (1) | Neil (2) | obligation (3) |
| message (30) | money (52) | Neither (3) | observe (3) |
| messaged (3) | Money's (1) | nervous (1) | observed (2) |
| messages (33) | monies (1) | Network (1) | observing (1) |
| messaging (2) | month (10) | networking (1) | obsessed (1) |
| messy (1) | months (20) | never (90) | obtain (1) |
| met (19) | $\mathbf{mooning}(I)$ | nevertheless (3) | obtained (1) |
| Meyer (9) | moral (2) | new (26) | obvious (3) |
| Meyers (1) | morning (5) | news (10) | obviously (2) |
| Middle (132) | mother (7) | newsletters (1) | Occasionally (3) |
| middleman (1) | mother-in-law (1) | Newsmax (3) | occasions (10) |
| midnight (1) | motion (6) | nice (4) | occupies (1) |
| $\mathbf{miffed} (1)$ | motivation (1) | night (5) | occur (3) |
| Mike (3) | motives (3) | nightmare (1) | occurred (5) |
| million (7) | mouth (2) | nights (1) | O'CONNOR (2) |
| mind (13) | move (19) | nine (5) | October (7) |
| Mindula (1) | moved (7) | \mathbf{nod} (I) | OD (1) |
| mine (5) | movement (1) | nominal (3) | offensive (2) |
| minute (15) | Moving (2) | non-attorneys (1) | offer (2) |
| minutes (21) | multiple (19) | nonsense (4) | offered (1) |
| misappropriated (5) | Murville (4) | non-stop (3) | offering (1) |
| misappropriation (1) | mutual (4) | Nope (3) | offers (1) |
| misbehavior (1) | Myers (1) | normal (8) | office (27) |
| Mischaracterization | | normally (2) | Officer (2) |
| (2) | < N > | Notary (3) | official (6) |
| mischaracterize (1) | name (27) | note (7) | officials (1) |
| mischaracterized (3) | named (6) | noted (2) | Oh (40) |
| mischaracterizing (6) | names (5) | notepad (1) | Ohio (2) |
| mislead (1) | Nancy (1) | nother (1) | Okay (377) |
| misleading (3) | narcotics (1) | Nothing's (2) | old (8) |
| misreading (1) | narrow (1) | notified (1) | Oliva (1) |
| | | | |

| omission (1) | | PENNSYLVANIA (6) | places (1) |
|---------------------|---|--|---|
| once (8) | < P > | $\begin{array}{ c c c c c c c c c c c c c c c c c c c$ | placing (1) |
| one-minute (1) | p.m (13) | people (126) | Plaintiff (4) |
| ones (3) | PA (4) | peoples (1) | plaintiffs (2) |
| one-time (1) | packages (1) | percent (8) | plaintiff's (2) |
| • • | | 1 - | - ` ' |
| ongoing (2) | PAGE (9) | perfect (2) | plan (2) |
| online (6) | pages (7) | perform (1) | plane (2) |
| oOo (1) | paid (16) | performance (5) | planing (1) |
| opened (2) | pain (2) | perimeter (1) | planned (3) |
| opening (6) | Painful (4) | period (16) | plate (1) |
| operate (2) | panel (5) | periods (2) | platform (2) |
| operates (2) | panorama (1) | permission (3) | platforms (2) |
| operating (2) | pants (1) | permitted (1) | play (3) |
| operations (1) | paper (2) | person (43) | player (1) |
| opinion (13) | papers (4) | personal (27) | players (2) |
| opinions (2) | paperwork (3) | Personally (3) | playing (3) |
| opportunities (1) | paragraph (7) | personnel (2) | please (16) |
| opportunity (8) | paragraphs (1) | person's (2) | plenty (7) |
| opposed (2) | Pardon (3) | perspective (2) | PLLC (1) |
| opposite (1) | Paris (2) | pertaining (2) | Plus (3) |
| option (2) | Parliament (1) | pertake (1) | Podiatry (1) |
| oral (1) | part (48) | petitioned (1) | point (73) |
| order (34) | Partially (1) | phase (1) | pointed (1) |
| ordered (1) | participate (1) | Philadelphia (6) | pointing (1) |
| orders (3) | particular (7) | Philly (4) | points (3) |
| ordinary (1) | particularly (1) | phone (42) | Police (2) |
| Oren (2) | parties (3) | phones (2) | policies (1) |
| organization (13) | parts (2) | Photo (6) | policy (7) |
| organizational (2) | party (6) | photograph (14) | political (10) |
| organizations (1) | passed (1) | photos (1) | politically (1) |
| organize (1) | passing (1) | physical (3) | poor (7) |
| organized (4) | passion (2) | physically (4) | poorly (2) |
| organizer (1) | password (4) | pick (1) | |
| original (2) | passwords (4) | pick (1) | $\begin{array}{c c} \mathbf{pop} & (1) \\ \mathbf{popping} & (1) \end{array}$ |
| | \ | - | |
| originally (7) | Patel (2) | pics (5) | portion (2) |
| O'Shalim (1) | patient (2) | picture (24) | position (16) |
| outcome (3) | Patricia (25) | pictured (1) | positions (1) |
| outlet (3) | Patrick (2) | pictures (16) | positive (1) |
| outlets (2) | pattern (1) | piece (7) | positively (1) |
| outmanned (1) | Paul (2) | pieces (2) | possession (2) |
| output (1) | pay (17) | | possibility (1) |
| outside (14) | paycheck (3) | pipe (1) | possible (3) |
| outward (2) | paying (5) | Pipes (106) | possibly (2) |
| overlap (1) | payment (1) | Pipe's (1) | post (6) |
| overreach (1) | Paypal (2) | Pipes's (1) | posted (2) |
| overreacted (2) | PC (1) | pitch (1) | posting (1) |
| overseeing (1) | Pelosi's (1) | placard (1) | posts (1) |
| Ovi (9) | pending (3) | PLACE (14) | potential (4) |
| owns (1) | Penn (1) | placed (6) | potentially (2) |
| | | | |

| pounds (2) | Procedure (2) | publicly-filed (1) | rally (1) |
|----------------------|-------------------------------|--------------------------|---------------------|
| power (3) | procedures (1) | published (1) | Ramen (1) |
| powerful (1) | proceed (5) | Puerto (7) | ran (2) |
| PR (1) | proceeding (1) | pull (4) | random (1) |
| * * | | - | ` ′ |
| $\mathbf{pray} (1)$ | process (2) | pulled (1) | Randy (3) |
| pre (1) | proclivities (2) | pulling (1) | ranges (1) |
| precisely (1) | produce (8) | pulp (1) | Rape (11) |
| preclude (1) | produced (14) | punished (3) | raped (12) |
| predatory (1) | producing (1) | purchase (1) | rapey (1) |
| predicated (1) | product (2) | purely (2) | rapist (10) |
| preempted (1) | production (4) | purpose (3) | Rare (1) |
| prefer (1) | professional (1) | purposeful (1) | ratting (2) |
| preliminary (3) | profile (1) | purposefully (1) | reach (5) |
| prepare (1) | program (4) | purposes (4) | reached (10) |
| pre-planned (2) | programs (1) | pursuant (1) | reaching (4) |
| prerogative (1) | progress (2) | pursuing (3) | react (1) |
| prescribes (1) | progression (1) | push (1) | reaction (6) |
| PRESENT (4) | prohibit (1) | put (49) | read (100) |
| presented (4) | project (16) | puts (3) | readily (1) |
| president (6) | promise (1) | putting (7) | reading (3) |
| presidential (1) | promised (1) | pyramid (1) | reads (1) |
| press (16) | promising (2) | | ready (5) |
| pressure (2) | promotion (1) | < Q > | real (15) |
| pressured (2) | prompted (1) | qualifications (1) | reality (1) |
| pressures (1) | proof (6) | qualified (1) | realize (3) |
| presume (1) | proper (7) | qualify (2) | really (60) |
| pretty (19) | proposal (3) | Quarterly (1) | realm (1) |
| prevails (2) | propounded (1) | question (248) | reapplied (1) |
| prevent (2) | prospective (1) | question (248) | re-ask (1) |
| previous (3) | Prosperity (1) | questioning (5) | reason (46) |
| Previously (2) | Prosser (1) | questions (46) | reasonable (11) |
| pride (2) | protect (2) | question's (1) | reasonably (2) |
| priests (1) | protected (3) | quick (6) | reasoning (2) |
| primary (3) | protecting (I) | quick (0) quicker (1) | reasons (3) |
| principle (1) | protecting (1) protection (1) | | recall (12) |
| | protection (1) | quickly (6) | receive (1) |
| principles (1) | - | quit (8) | ` ′ |
| print (1) | protest (1) | quite (4) | received (7) |
| printed (1) | protests (2) | quitting (2) | receiving (1) |
| prior (22) | proud (21) | quote (11) | Recess (4) |
| priority (1) | prove (4) | quoted (1) | recognize (4) |
| prison (3) | proven (1) | quoting (2) | recognized (3) |
| private (25) | provide (2) | _ | recollection (4) |
| privilege (9) | provided (5) | < R > | recommend (1) |
| privy (1) | psychiatric (3) | racketeering (2) | recommendations (1) |
| probably (42) | psychiatrist (2) | radio (6) | recommended (2) |
| probation (1) | Public (11) | Rahiem (4) | recommending (1) |
| probationary (1) | publication (2) | raided (1) | record (85) |
| problem (17) | publicize (1) | raise (2) | recorded (5) |
| problems (4) | publicly (4) | raising (1) | recording (13) |
| | | | |

| recordings (3) | relying (1) | resistent (1) | ring (1) |
|-------------------|--------------------------|-----------------------|---|
| record's (1) | remainder (1) | resolution (5) | ringing (2) |
| recount (1) | remaining (1) | resolve (1) | $\begin{array}{ c c c c c c c c c c c c c c c c c c c$ |
| recourse (4) | remains (1) | resolved (3) | riots (1) |
| recourses (1) | remarkably (2) | resort (2) | rises (1) |
| red (1) | remember (143) | Resources (6) | RMR (4) |
| reduced (5) | remembered (2) | respect (10) | $\begin{array}{ c c } \hline \mathbf{RNR} & (4) \\ \hline \mathbf{RNC} & (2) \end{array}$ |
| reducing (2) | remembering (1) | respective (1) | Robinson (35) |
| refer (5) | remotely (1) | respond (6) | Robinson's (6) |
| reference (7) | remotely (1) | responded (10) | role (5) |
| referenced (3) | removed (5) | responds (3) | rolling (1) |
| references (2) | removed (3) removing (1) | response (7) | Roman (77) |
| referencing (4) | renewed (1) | responses (1) | Roman's (6) |
| referred (3) | rent (1) | responsibilities (11) | romantic (2) |
| ` ' | ` ′ | responsibility (5) | l ' ' |
| referring (12) | re-open (3) | 1 2 | romantically (2) |
| refrain (1) | repeat (6) | responsible (5) | room (12) |
| refreshing (1) | repeated (1) | $\mathbf{rest} (3)$ | Rothlinson (1) |
| refused (1) | rephrase (1) | restate (1) | rough (1) |
| regarding (2) | replied (1) | restore (1) | routine (1) |
| regardless (8) | re-populates (1) | restrict (1) | routinely (1) |
| regret (1) | report (19) | restrictions (1) | $\mathbf{RSS} (1)$ |
| regular (3) | reported (15) | restroom (1) | rule (2) |
| regularly (1) | REPORTER (19) | result (4) | ruled (4) |
| regulate (1) | reporters (2) | Resume (37) | rules (<i>3</i>) |
| regulation (1) | reporter's (2) | resumes (2) | ruling (3) |
| rehash (1) | Reporting (21) | retained (1) | rulings (1) |
| rehired (1) | reports (4) | retaliate (2) | rumor (2) |
| relapsed (1) | represent (13) | retaliating (2) | rumors (3) |
| related (7) | representation (5) | retaliation (21) | run (6) |
| relates (2) | Representatives (4) | retaliations (1) | running (2) |
| relating (4) | represented (3) | retaliatory (9) | runs (2) |
| relation (3) | representing (2) | retracted (2) | Ryan (1) |
| relationship (45) | reprimand (9) | retroactively (1) | |
| relationships (3) | reprimanded (1) | return (2) | < S > |
| relative (1) | reprimanding (1) | returned (1) | sad (6) |
| relax (1) | Republican (1) | retweets (1) | safe (4) |
| relaxing (1) | Republicans (1) | review (14) | saga (1) |
| release (1) | Republican's (1) | reviewed (3) | sake (4) |
| released (1) | reputation (4) | revised (1) | salary (7) |
| releases (1) | request (6) | revisions (1) | Sallavanti (1) |
| relevance (4) | requested (3) | rewarded (1) | Salman (2) |
| relevant (8) | requests (4) | REYNOLDS (4) | Sam (5) |
| relevantly (1) | require (I) | rhetoric (1) | Samantha (2) |
| relief (1) | requirement (1) | RICO (24) | $\mathbf{San} (1)$ |
| relieve (1) | requirements (1) | rid (5) | Sanchez (28) |
| relive (2) | requires (1) | ridicule (2) | Sanchez's (2) |
| re-live (1) | research (1) | ridiculous (8) | Sandman (2) |
| reluctant (5) | resign (1) | Rieser (1) | sanities (1) |
| rely (I) | resigned (2) | right (200) | Santa (1) |
| • | <i>O</i> (<i>/</i> | | |
| | 1 | I . | ı |

| conny (1) | solf volidation (1) | ghotted (1) | soliloguies (1) |
|---------------------|-----------------------------|---|--------------------|
| sappy (1) | self-validation (1) | show (21) | soliloquies (1) |
| $\mathbf{sat} (2)$ | send (23) | show (21) | soliloquy (2) |
| satisfy (1) | sending (12) | showed (7) | solitary (1) |
| Saturday (1) | sends (2) | showing (6) | solve (2) |
| Saudi (1) | seniority (1) | $\begin{array}{ccc} \mathbf{shown} & (1) \\ \mathbf{shown} & (1) \end{array}$ | somebody (25) |
| save (4) | sense (10) | shows (1) | somebody's (1) |
| saved (1) | sensitive (1) | shut (2) | somewhat (2) |
| saw (19) | sent (41) | shutdown (1) | sorry (40) |
| saying (58) | sentence (4) | Sid (1) | sort (10) |
| says (56) | sentenced (1) | side (9) | sorting (1) |
| scalp (1) | separate (3) | SIDNEY (6) | sound (4) |
| scattered (1) | separated (1) | sign (11) | sounds (3) |
| school (11) | separately (1) | signed (9) | source (6) |
| schools (1) | September (1) | signify (1) | sources (1) |
| scorned (1) | serious (4) | signing (3) | Southern (1) |
| scour (1) | served (10) | silence (1) | space (1) |
| scoured (1) | services (1) | sill (1) | speak (22) |
| scratch (1) | set (24) | silly (1) | speaker (2) |
| screaming (1) | Seth (26) | simple (8) | speaking (26) |
| Screen (19) | seth@DerekSmithLaw | simply (3) | speaks (13) |
| screenshot (1) | .com (1) | single (4) | special (1) |
| screenshots (1) | setting (3) | $\sin (15)$ | Specialist (2) |
| screw (1) | settings (1) | sit (6) | specific (8) |
| scroll (11) | settlement (5) | Sitnick (1) | specifically (8) |
| scrolling (3) | seven (7) | sitting (17) | specifics (6) |
| scuttle (4) | seven-hour (1) | situation (13) | specified (1) |
| seal (4) | seventh (1) | situation (13) | speculate (2) |
| search (8) | severe (1) | \mathbf{six} (6) | speculation (4) |
| second (25) | sex (18) | skill (1) | Speculation (4) |
| secondary (2) | ` ' | ` ′ | speech (4) |
| Secondly (3) | sexual (42) sexually (3) | skills (5) | speeches (3) |
| • • • • | sgold@discrimlaw.net | skips (1) Sky (5) | |
| seconds (3) | 0 | | speechifying (2) |
| secret (4) | (1) | sleep (6) | spell (1) |
| secretary (2) | shape (1) | sleeping (6) | spelled (1) |
| secrets (19) | share (8) | slept (2) | spend (11) |
| secret's (1) | shared (2) | slow (3) | spending (1) |
| section (1) | sharp (1) | slowly (1) | spent (5) |
| sections (1) | $\mathbf{shed} (3)$ | small (4) | sphere (1) |
| sector (1) | $\mathbf{she'd}$ (1) | smart (1) | spinning (1) |
| Secum (2) | shell (2) | SMITH (1) | spiral (1) |
| secure (1) | Shield (3) | Snapchat (1) | split (2) |
| security (1) | shiny (1) | sobbed (2) | spoke (13) |
| see (64) | shirt (2) | social (11) | spoken (13) |
| seeing (3) | shit (1) | society (2) | spot (1) |
| seeking (1) | Shocked (5) | sold (1) | spreading (1) |
| seen (7) | shop (1) | sole (3) | spreadsheet (1) |
| sees (1) | short (<i>3</i>) | solely (1) | SS (1) |
| segments (1) | shorter (1) | solid (2) | stabbed (1) |
| self-esteem (1) | Shot (10) | solidify (1) | Stacy (1) |
| | | | |

| staff (8) | strange (2) | supervisors (1) | telegrams (1) |
|----------------------|--|--|--------------------|
| stages (1) | strategy (1) | supervisory (2) | telegraph (2) |
| stamp (1) | stream (1) | $\begin{array}{ c c c c c c c c c c c c c c c c c c c$ | television (1) |
| stamped (1) | Street (21) | support (3) | tell (99) |
| stamps (1) | streets (2) | supported (1) | telling (31) |
| stand (1) | stress (1) | supporter (1) | tells (2) |
| standard (2) | stressful (2) | supports (1) | tend (1) |
| standing (4) | strike (9) | supposed (13) | tenth (1) |
| standpoint (1) | string (3) | supposition (1) | tenure (2) |
| stands (2) | strong (1) | sure (43) | Terio (1) |
| start (14) | structure (2) | surgery (1) | term (2) |
| started (27) | struggle (1) | surprise (2) | terms (8) |
| starting (2) | struggling (1) | surprised (1) | terrible (7) |
| starts (3) | studied (1) | surveillance (1) | terrorist (2) |
| state (8) | studies (3) | survive (1) | terrorists (1) |
| stated (3) | stuff (52) | suspicion (3) | test (1) |
| statement (10) | stupid (1) | suspicions (6) | testified (16) |
| statements (10) | stupidest (1) | swear (2) | testify (21) |
| STATES (4) | subject (11) | sweaty (1) | testimony (43) |
| stating (3) | subjective (4) | sweet (3) | Texas (12) |
| Stating (5) | submit (2) | swimming (1) | Text (44) |
| status (1) | submitted (10) | sworn (4) | textbook (1) |
| stav (7) | subordinate (1) | symptoms (3) | texted (7) |
| stayed (8) | subscribed (1) | synopsis (1) | texts (3) |
| stayed (3) | substance (1) | system (5) | Thank (6) |
| stemmed (2) | substantial (3) | system (5) | Thanks (4) |
| stenographic (1) | succeed (1) | <t></t> | theft (2) |
| stenographically (1) | success (6) | table (1) | Thelma (2) |
| step (1) | successfully (1) | take (69) | themself (1) |
| Stephanie (6) | suck (1) | TAKEN (14) | therapist (3) |
| stepping (1) | sued (1) | takenI (1) | thereof (1) |
| Steve (2) | suffered (1) | takes (3) | thing (91) |
| stick (1) | sufficient (2) | talk (56) | things (124) |
| stole (7) | suggest (6) | talked (53) | think (230) |
| stolen (4) | suggesting (2) | talking (99) | thinking (5) |
| stone (2) | suggestion (1) | talks (5) | thinks (16) |
| stones (1) | $\begin{array}{c c} suing & (1) \end{array}$ | tapes (1) | third (6) |
| stop (12) | Suite (4) | tarnish (1) | Thirteen (1) |
| stopped (5) | Sullivan (1) | tasks (3) | Thomas (28) |
| stopping (1) | summary (1) | Taylor (1) | thought (34) |
| storage (3) | summer (1) | Taylor's (1) | thousands (2) |
| store (4) | Sun (1) | T-bone (2) | thread (6) |
| stored (6) | superior (1) | teach (1) | threat (4) |
| stores (1) | superiors (2) | team (3) | threaten (2) |
| stories (2) | supervised (1) | tech (1) | threatened (2) |
| storing (3) | supervising (4) | technical (1) | threatening (4) |
| story (6) | supervisor (4) | technicalities (1) | threatens (3) |
| straight (3) | supervisor/supervisee | technically (2) | threats (1) |
| straightforward (1) | (1) | Telegram (3) | three (25) |
| | | | , , |
| | | • | • |

| threes (1) | transfer (1) | typo (2) | upgrading (1) |
|-------------------|---------------------|---------------------------------------|--|
| threw (1) | transferring (1) | tyrant (1) | uphill (1) |
| throw (1) | transition (1) | | uploading (I) |
| throwing (1) | transitioning (I) | <u></u> | upping (1) |
| thrown (1) | translate (1) | U.S (3) | ups (1) |
| throws (2) | transmitted (1) | Uh-huh (27) | upset (4) |
| Thursday (3) | transvestite (1) | ultimate (1) | Upton's (3) |
| ticket (1) | trap (1) | ultimately (5) | use (19) |
| tie (2) | trauma (1) | umbrellas (1) | useful (1) |
| tied (I) | travel (1) | un (1) | user (1) |
| tier (3) | traveling (1) | unable (1) | usually (2) |
| Tiffany (4) | treat (2) | unaffiliated (1) | usurper (1) |
| tight (1) | treated (5) | unaware (1) | usurpers (1) |
| time (241) | treatment (1) | unbelievable (1) | utter (1) |
| times (60) | trial (2) | unclear (1) | (1) |
| tiny (I) | Tricia (21) | uncomfortable (7) | < V > |
| Tioro (1) | Tricia's (1) | uncontrollably (1) | vacation (5) |
| tired (2) | trick (2) | underappreciated (1) | vacations (2) |
| title (29) | tried (6) | undercover (3) | vacillating (1) |
| titled (1) | trip (1) | underground (1) | valid (1) |
| today (55) | triumph (1) | underground (1) undermine (1) | value (1) |
| Today's (1) | trouble (8) | undernme (1) underneath (2) | various (2) |
| told (69) | troubled (1) | undershirt (1) | Various (2) Vasille (3) |
| tolerate (1) | true (39) | understand (63) | veiled (1) |
| Tommy (79) | truly (1) | understand (03) understandable (1) | vendetta (1) |
| Tommy's (3) | Trump (8) | understanding (12) | vendettas (2) |
| Tomo (4) | _ :: | | ` ´ |
| * * | trust (5) | understands (13) | vendors (1) |
| tomorrow (1) | truth (11) | understood (3) | venue (1) |
| ton (4) | truthful (5) | undertones (1) | verbal (2) |
| tone (1) | truthfully (3) | unequivocal (1) | verbalize (1) |
| tonight (1) | try (21) | unequivocally (1) | verbatim (1) |
| tons (3) | trying (67) | unfair (2) | versus (4) |
| toothed (1) | Tuesday (1) | unfortunate (1) | victim (3) |
| top (14) | tumble (1) | unfortunately (1) | Video (16) |
| top-down (1) | tunnels (2) | unhappy (3) | Videoconference (1) |
| topic (4) | turn (2) | unhealthy (1) | VIDEOGRAPHER |
| topics (2) | turned (16) | union (1) | (15) |
| Toradol (2) | turns (1) | UNITED (2) | videos (1) |
| Torio (1) | Tweet (1) | universe (6) | view (5) |
| Toro (1) | tweets (3) | unnecessary (2) | views (3) |
| totally (9) | twice (5) | unpaid (1) | Vinny (13) |
| touched (2) | twist (2) | unquote (1) | violated (2) |
| trade (23) | twisted (3) | unrelated (5) | violating (1) |
| trafficking (5) | Twitter (5) | untrue (4) | violation (2) |
| tragic (1) | two (45) | untruthfully (1) | violence (3) |
| train (2) | two-and-a-half (1) | untruths (2) | Virginia (1) |
| training (1) | type (5) | updates (1) | Virus (4) |
| transcript (7) | types (4) | updating (1) | Visa (6) |
| transcription (1) | typical (1) | upfront (1) | \mathbf{vis} - \mathbf{a} - \mathbf{vis} (1) |
| | | | |

| visit (1) | welcome (6) | workings (1) |
|---------------------------|--|---|
| visited (1) | welcoming (1) | workload (1) |
| voice (4) | well (127) | work-related (2) |
| voiced (2) | went (38) | works (11) |
| voices (1) | We're (96) | world (10) |
| volunteer (1) | Western (1) | worried (2) |
| volunteered (1) | Westrout (1) | worries (1) |
| voters (1) | Westshop (1) | worry (6) |
| vs (1) | we've (11) | worse (9) |
| | whatsoever (3) | worst (1) |
| < W > | whereof (1) | worth (2) |
| wait (50) | wherewithal (1) | wound (1) |
| waited (2) | white (2) | wrap (2) |
| waiver (1) | Whoa (8) | wrapped (1) |
| walk (3) | whoas (I) | wraps (1) |
| walked (6) | wife (4) | wrath (1) |
| walks (3) | wifi (I) | write (16) |
| Wall (11) | William (1) | writes (3) |
| want (191) | willing (3) | writing (7) |
| wanted (48) | Wilson (3) | written (8) |
| wanting (1) | $\begin{array}{c c} \mathbf{vinson} & (5) \\ \mathbf{win} & (5) \end{array}$ | wrong (23) |
| wanting (1) wants (8) | window (2) | wrongdoing (3) |
| warn (1) | winds (1) | wrongfully (1) |
| warned (1) | Winfield (1) | wrote (19) |
| Washington (5) | wing (2) | wrote (15) |
| was-ism (1) | $\begin{array}{c c} \mathbf{wing} & (2) \\ \mathbf{wink} & (1) \end{array}$ | < Y > |
| was-isin (1) waste (5) | winning (1) | \mathbf{ya} (1) |
| wasting (3) | wipe (4) | Yeah (153) |
| watch (1) | Wisconsin (6) | year (9) |
| watched (2) | Wise (5) | years (10) |
| water (1) | $\begin{array}{c c} \mathbf{wish} & (3) \\ \mathbf{wish} & (4) \end{array}$ | Year's (1) |
| Watson (1) | wished (1) | Yep (8) |
| wave (1) | wishes (1) | yesterday (2) |
| way (67) | withdraw (3) | yikes (1) |
| ways (2) | witness (12) | $\begin{array}{c c} \mathbf{yncs} & (1) \\ \mathbf{yo} & (1) \end{array}$ |
| wearing (4) | witnessed (3) | Yoder (2) |
| weather (1) | witnesses (2) | Yoncheck (1) |
| web (1) | Wolf's (1) | Yonchek (16) |
| Weber (6) | woman (7) | young (6) |
| Weber's (1) | women (3) | younger (1) |
| website (22) | $ \mathbf{won} (l) $ | YouTube (2) |
| websites (3) | wonderful (2) | |
| wedding (1) | wondering (1) | < Z > |
| week (10) | word (14) | zero (3) |
| weekend (1) | worded (1) | \mathbf{Ziv} (5) |
| weekends (1) | words (22) | Zoloft (1) |
| weeks (4) | work (103) | Zoom (4) |
| Weinstein (2) | worked (18) | \ |
| weird (5) | working (25) | |
| · / | | |
| | 1 | 1 |